

- (e) for washing or drying wool or hair ; or
- (f) for making fish-oil ; or
- (g) as a soap-house, dyeing-house, dyeing-yard, oil-mill, oil-press, brick-kiln, pottery-kiln or lime-kiln ; or
- (h) as a sago manufactory, distillery, manufactory of artificial manure or other manufactory from which offensive or unwholesome smells arise ; or
- (i) as a gun-powder manufactory or manufactory of fire-works ; or
- (j) for the storage of explosive or combustible materials ; or
- (k) for purposes which are likely to be dangerous to human life, or health or to property ; or
- (l) as a livery stable, veterinary infirmary, cart-stand or cattle-shed or as horse-lines ; or
- (m) as a public halting place ; or
- (n) for keeping together 20 or more sheep or goats or ten or more pigs or head of cattle ; or
- (o) for the preparation of flour or articles made of flour ; or
- (p) as a manufactory of ice or of aerated waters ; or
- (q) for the sale or storage of timber, firewood, thatching materials, hay, grass, straw, fibre or coal, or of milk or dairy produce.

Provided that no license shall be required for the storage of timber, firewood, thatching materials, hay, grass, straw, fibre or coal or of milk or dairy produce, for private use, in such quantities and under such restrictions for safety as the President of the Cantonment Committee may direct.

Provided also that in cantonments to which the Indian Petroleum Act, 1899 (VIII of 1899), extends, no person shall be required to obtain a license for the sale or storage of petroleum in any case in which a license is required by the said Act to be taken out, save in accordance with the provisions of the said Act and of the rules framed thereunder.

(2) After the issue of a notification under sub-section (1), the following provisions shall apply in respect of all places used for any of the purposes mentioned in the notification, *viz:*—

(i) every person intending to open newly any such place shall, not less than thirty days before opening it, apply to the President for a license to do so;

(ii) the owner or occupier of every place falling under clauses (a) to (p) of sub-section (1) and the occupier of every place falling under clause (q) of that sub-section, who intends to continue to use it for any of the said purposes shall, not less than thirty days before the expiry of a financial year, apply to the President of the Cantonment Committee for a license to continue to so use it during the following financial year.

(3) The President may, at his discretion, grant any license applied for under this section either unconditionally or subject to such rules as to supervision and inspection and may grant, refuse or cancel license. to such conditions as to conservancy and other matters as he thinks proper; or he may refuse to grant any such license. He may also at any time suspend, cancel or modify any license which has been granted under this section.

(4) Every license granted under this section shall expire at the end of the financial year in which the place in respect of which the license has been granted, is newly opened, or at the end of the financial year for which it has been granted, as the case may be, unless, for special reasons, the President considers that it should expire at an earlier date, when it shall expire at such earlier date as may be specified therein.

(5) If the President neglects to pass orders upon an application for a license under this section and to communicate the same to the applicant within thirty days after the receipt of the application, the applicant may open the place in respect of which the application was made or as the case may be, may continue to use the same during the financial year for which the license was sought, and the said place shall be held to be duly licensed for the financial year during which it was opened or for which the license was sought as the case may be.

(6) Every order passed by the President under this section attaching conditions to the grant of a license or refusing, suspending, cancelling or modifying a license shall be in writing and shall state the grounds on which it proceeds, and any person aggrieved by such order may, within one month after receipt of such order, appeal to the Cantonment authority, who shall pass such orders thereon as they deem fit.

Section 189 of
the Madras
District
Municipali-
ties Act,
1884.

Penalty for
using place
without
license.

Section 191
of the Madras
District
Municipali-
ties Act,
1884. Can-
tonment
authority to
provide slau-
ghter-houses.

Slaughter-
houses and
butchers'
shops to be
licensed.

No animal to
be slaughter-
ed except in
slaughter-
house.

or except
during festi-
vals.

Section 196
of the Madras
District
Municipali-
ties Act,
1884.
Private mar-
kets to be
licensed.

Applications
for licenses
to be made
thirty days in
advance.

Cantonment
authority
may grant,
refuse or
cancel
licenses.

Notice of
grant of
license to be
posted up.

Licenses to
expire at end
of year.

When market
may be used
without
license.

8. Whoever, without such license, or after a license has been refused, cancelled, or suspended, uses or permits to be used any place for any of the said purposes, or infringes any of the conditions under which such license is granted, shall be liable to a fine not exceeding Rs. 100.

9. (1) The Cantonment authority shall provide a sufficient number of places for the purpose of being used as public slaughter-houses, and may levy a fee on each animal slaughtered therein, at rates not exceeding Re. 1 for every head of cattle, and annas 2 for every sheep, goat or pig.

(2) No place within the Cantonment limits shall be used as a slaughter-house or for the slaughtering of any animal intended for food, or for selling or storing for sale any flesh or fish intended for food, unless a license for such use thereof has been previously obtained from the President of the Cantonment Committee.

Provided that no license shall be required for a place used for the selling or storing for sale of preserved flesh or fish contained in air-tight and hermetically-sealed receptacles.

(3) No cattle, sheep, goat, or pig shall be slaughtered within the Cantonment except in a public or licensed slaughter-house.

(4) The President may permit the slaughtering of any animal in such place or places as he thinks fit on occasions of festivals and ceremonies or as a special measure.

10. (1) No place shall be used as a private market, unless the Cantonment authority have granted a license so to use it.

(2) Applications for licenses to open newly, or to continue to use, private markets shall be made by the owners thereof not less than thirty days before they open them or before the commencement of the financial year during which they intend to continue to use them, as the case may be.

(3) The Cantonment authority may, at their discretion, grant any license applied for under this section either unconditionally or subject to such rules as to supervision and inspection and to such conditions as to conservancy and other matters as they think proper; or they may refuse to grant any such license. They may also at any time suspend, cancel or modify any license which has been granted under this section.

(4) When a license to open a market is granted or when a license is refused, suspended, cancelled or modified under this section, the Cantonment authority shall cause a notice of such grant, refusal, suspension, cancellation or modification, in English and a vernacular language of the district, to be posted in some conspicuous place at or near the entrance to the place in respect of which the license was sought.

(5) Every license granted under this section shall expire at the end of the financial year in which the market in respect of which the license has been issued is newly opened, or at the end of the financial year for which it has been granted, as the case may be.

(6) If the Cantonment authority neglect to pass orders upon an application for a license under this section and to communicate the same to the applicant within thirty days after the receipt of the application, the applicant may open the place in respect of which the application was made or, as the case may be, may continue to use such place during the financial year for which the license was sought; and the said place shall be held to be duly licensed for the financial year during which it was opened or for which the license was sought, as the case may be.

11. No person shall, without the written permission of the Cantonment authority, make any drain into a public sewer or drain, or stop up, divert, obstruct or in any way interfere with, any public drain or sewer whether the same passes through public or private ground.

Section 211 of
the Madras
District
Municipali-
ties Act,
1884.
Public drains
not to be
altered
without
permission.

12. No building shall be newly erected over any sewer or drain, or any part of any sewer or drain, vested in the Cantonment authority or upon any ground which has been covered, raised or levelled, wholly or in part, by street sweepings or other rubbish, without the written permission of the Cantonment authority.

Section 212 of
the Madras
District
Municipali-
ties Act, 1884.
Buildings
over sewers,
etc., not to
be erected
without con-
sent of the
Cantonment
authority.

13. Whoever not being an officer of Government in the discharge of his duty, or not being provided with a license from the President of the Cantonment Committee or from some officer of Government having authority to grant the same, removes earth, sand or other material from, or deposits any matter, or makes any encroachment or obstruction, in or upon any land or river, estuary, canal, backwater or water-course within the Cantonment (not being private property) shall be liable to a fine not exceeding twenty rupees for every such offence.

Section 229 of
the Madras
District
Municipali-
ties Act, 1884.
Persons
removing
sand, etc.,
from public
river, etc.,
without
authority
liable to
penalty.

14. No new burial-ground or burning-ground, whether public or private, shall be opened, or used, after the coming into operation of this section unless a license has been granted by the Cantonment authority.

Section 236 of
the Madras
District
Municipali-
ties Act, 1884.
No burial or
burning
ground to be
opened with-
out license.

15. Any person may at all reasonable times, on payment of a fee of eight annas for each visit, search, in the presence of the Cantonment Magistrate, any register of births and deaths maintained by him under Chapter XV of the Cantonment Code, and may, on payment of a further fee of eight annas, require the Cantonment Magistrate to give him an extract under his hand from such register relating to any birth or death registered therein.

Section 249
(4) of the
Madras
District
Municipali-
ties Act, 1884.
Se arch of
birth and
death
registers.

16. If, under these sections, the license or written permission of the President or the Cantonment authority is necessary for the doing of any act in respect of any property, moveable or immoveable, public or private, and if such act is done (a) without such license or permission or (b) in a manner inconsistent with the terms of such license or permission; then

Section 263
of the Madras
District
Municipali-
ties Act,
1884.

(i) the Cantonment authority may, by notice, require the person so doing such act to alter, remove, or, as far as practicable, restore to its original state the whole, or any part, of such property, within a time to be specified in such notice; and, further,

Consequence
of failure to
obtain license,
etc., or
breach of
same.

(ii) if no penalty has been specially provided in the foregoing sections for so doing such act, the person so doing it shall be liable, on conviction before a Magistrate, to a fine, not exceeding fifty rupees, for every such offence.

17. Where by the foregoing sections or by any order or notice issued thereunder the public or any person is required to do or to refrain from doing anything, any person who fails to comply with such requisition shall, if no penalty has been specially provided for such failure, be liable on conviction by a Magistrate to a fine not exceeding twenty rupees for every such failure.

Section 264-A
of the Madras
District
Municipali-
ties Act, 1884.
General penal
clause.

Section 267-A
of the
Madras Dis-
trict Munici-
palities Act,
1884.
Licenses, etc.,
to specify the
period during
which they
are in force.

18. Except when otherwise provided, every license issued or permission granted under the foregoing sections shall specify a period during which it shall remain in force.

No. 920.—In exercise of the power conferred by section 23 of the Cantonments Act, 1910, the Governor-General in Council is pleased to extend to the Cantonment of Wellington sections 169, 170, 188, 189, 191, 196, 211, 212, 229, 263, 264-A. and 267-A., of the Madras District Municipalities Act, 1884, in the adapted form set forth hereunder:—

SECTIONS IN THE ADAPTED FORM.

Section 169
of the Madras
District
Municipali-
ties Act,
1884.
Owners and
occupiers to
apply for
license to put
up verandah,
etc.

1. (1) Every person intending to put up any verandah, balcony, sun-shade, weather-frame, or the like, to project over the pyals and pavements in front of any building or land in a public street or over such street shall apply in writing to the Cantonment authority for a license to do so.

Cantonment
authority
may grant
license.

(2) The Cantonment authority may in their discretion grant a license in writing to erect such projection, provided that it does not extend over the street to a distance exceeding five feet from the line of frontage and is not of a height above the street of less than seven feet and provided also that no license shall be granted if the projection is likely to cause public inconvenience.

Section 170
of the
Madras
District
Municipali-
ties Act,
1884.
Permissi-
bility of
temporary
errections on
occasions of
festivals, etc.

2. The President of the Cantonment Committee may by a license allow any temporary erections in a street on occasions of fairs, festivals and ceremonies.

Section 188
of the Madras
District
Municipali-
ties Act,
1884.
If Canton-
ment autho-
rity so direct
certain trades
shall not be
exercised
without
license.

3. (1) At any time, not being less than sixty days before the end of a financial year, the Cantonment authority may notify by best of drum and by notice in the district gazette that, after the commencement of the following financial year, no place shall be used for any one or more of the purposes specified in the following clauses—(a) to (g)—unless a license authorizing such use has been obtained from the President of the Cantonment Committee:—

- (a) for depositing or washing soiled clothes; or
- (b) for boiling paddy, camphor or oil; or
- (c) for melting tallow or sulphur; or
- (d) for storing, or otherwise dealing with manure, offal, blood, bones, rags, hides, fish, horns or skins; or
- (e) for washing or drying wool or hair; or
- (f) for making fish-oil; or
- (g) as a soap-house, dyeing-house, dyeing-yard, oil-mill, oil-press, brick-kiln, pottery-kiln or lime-kiln; or
- (h) as a sago-manufactory, distillery, manufactory of artificial manure or other manufactory from which offensive or unwholesome smells arise; or
- (i) as a gun-powder manufactory or manufactory of fire-works; or
- (j) for the storage of explosive or combustible materials; or
- (k) for purposes which are likely to be dangerous to human life, or health or to property; or
- (l) as a livery stable, veterinary infirmary, cartstand or cattle-shed or as horse-lines; or

- (m) as a public halting place ; or
- (n) for keeping together 20 or more sheep or goats or ten or more pigs or head of cattle ; or
- (o) for the preparation of flour or articles made of flour ; or
- (p) as a manufactory of ice or of aerated waters ; or
- (q) for the sale or storage of timber, firewood, thatching materials, hay, grass, straw, fibre or coal, or of milk or dairy produce.

Provided that no license shall be required for the storage of timber, firewood, thatching materials, hay, grass, straw, fibre or coal or of milk or dairy produce, for private use, in such quantities and under such restrictions for safety as the President of the Cantonment Committee may direct.

Provided also that in cantonments to which the Indian Petroleum Act, 1899 (VIII of 1899), extends, no person shall be required to obtain a license for the sale or storage of petroleum in any case in which a license is required by the said Act to be taken out save in accordance with the provisions of the said Act and of the rules framed thereunder.

(2) After the issue of a notification under sub-section (1) the following provisions shall apply in respect of all places used for any of the purposes mentioned in the notification, *viz.*—

(i) every person intending to open newly any such place shall, not less than thirty days before opening it, apply to the President for a license to do so;

(ii) the owner or occupier of every place falling under clauses (a) to (p) of sub-section (1) and the occupier of every place falling under clause (q) of that sub-section, who intends to continue to use it for any of the said purposes shall, not less than thirty days before the expiry of a financial year, apply to the President of the Cantonment Committee for a license to continue to so use it during the following financial year.

(3) The President may, at his discretion, grant any license applied for under this section either unconditionally or subject to such rules as to supervision and inspection and to such conditions as to conservancy and other matters as he thinks proper ; or he may refuse to grant any such license. He may also at any time suspend, cancel or modify any license which has been granted under this section.

(4) Every license granted under this section shall expire at the end of the financial year in which the place in respect of which the license has been granted, is newly opened, or at the end of the financial year for which it has been granted, as the case may be, unless, for special reasons, the President considers that it should expire at an earlier date, when it shall expire at such earlier date as may be specified therein.

(5) If the President neglects to pass orders upon an application for license under this section and to communicate the same to the applicant within thirty days after the receipt of the application, the applicant may open the place in respect of which the application was made or, as the case may be, may continue to use the same during the financial year for which the license was sought, and the said place shall be held to be duly licensed for the financial year during which it was opened or for which the license was sought as the case may be.

(6) Every order passed by the President under this section attaching conditions to the grant of a license or refusing, suspending, cancelling or modifying a license shall be in writing and shall state the grounds on which it proceeds, and any person aggrieved by such order may, within one month after receipt of such order, appeal to the Cantonment authority, who shall pass such orders thereon as they deem fit.

4. Whoever, without such license, or after a license has been refused, cancelled, or suspended, uses or permits to be used any place for any of the said purposes, or infringes any of the conditions under which such license is granted, shall be liable to a fine not exceeding Rs. 100.

5. (1) The Cantonment authority shall provide a sufficient number of places for the purpose of being used as public slaughter-houses and may levy a fee on each animal slaughtered therein, at rates not exceeding Re. 1 for every head of cattle and As. 2 for every sheep, goat or pig.

Licenses to be applied for 30 days in advance.

Licenses expire at end of year.

Section 189 of the Madras District Municipalities Act, 1884.

Penalty for using place without license.

Section 191 of the Madras District Municipalities Act, 1884. Cantonment authority to provide slaughter-houses.

Slaughter-houses and butchers' shops to be licensed.

(2) No place within the Cantonment limits shall be used as a slaughter-house or for the slaughtering of any animal intended for food, or for selling or storing for sale any flesh or fish intended for food, unless a license for such use thereof has been previously obtained from the President of the Cantonment Committee.

Provided that no license shall be required for a place used for the selling or storing for sale of preserved flesh or fish contained in air-tight and hermetically sealed receptacles.

No animal to be slaughtered except in slaughter-house.

(3) No cattle, sheep, goat, or pig shall be slaughtered within the Cantonment except in a public or licensed slaughter-house.

or except during festivals.

(4) The President may permit the slaughtering of any animal in such place or places as he thinks fit on occasions of festivals and ceremonies or as a special measure.

Section 196 of the Madras District Municipalities Act, 1884.

Private markets to be licensed.

Applications for licenses to be made thirty days in advance.

Cantonment authority may grant, refuse or cancel licenses.

Notice of grant, etc., of license to be posted up.

Licenses to expire at end of year.

When market may be used without license.

Section 211 of the Madras District Municipalities Act, 1884.

Public drains not to be altered without permission.

Section 212 of the Madras District Municipalities Act, 1884.

Buildings over sewers, etc., not to be erected without consent of the Cantonment authority.

6. (1) No place shall be used as a private market, unless the Cantonment authority have granted a license so to use it.

(2) Applications for licenses to open newly or to continue to use, private markets shall be made by the owners thereof not less than thirty days before they open them or before the commencement of the financial year during which they intend to continue to use them, as the case may be.

(3) The Cantonment authority may, at their discretion, grant any license applied for under this section either unconditionally or subject to such rules as to supervision and inspection and to such conditions as to conservancy and other matters as they think proper; or they may refuse to grant any such license. They may also at any time suspend, cancel or modify any license which has been granted under this section.

(4) When a license to open a market is granted or when a license is refused, suspended, cancelled or modified under this section, the Cantonment authority shall cause a notice of such grant, refusal, suspension, cancellation or modification, in English and a Vernacular language of the district, to be posted in some conspicuous place at or near the entrance to the place in respect of which the license was sought.

(5) Every license granted under this section shall expire at the end of the financial year in which the market in respect of which the license has been issued is newly opened, or at the end of the financial year for which it has been granted, as the case may be.

(6) If the Cantonment authority neglect to pass orders upon an application for a license under this section and to communicate the same to the applicant within thirty days after the receipt of the application, the applicant may open the place in respect of which the application was made or, as the case may be, may continue to use such place during the financial year for which the license was sought; and the said place shall be held to be duly licensed for the financial year during which it was opened or for which the license was sought, as the case may be.

7. No person shall, without the written permission of the Cantonment authority, make any drain into a public sewer or drain, or stop up, divert, obstruct or in any way interfere with, any public drain or sewer whether the same passes through public or private ground.

8. No building shall be newly erected over any sewer or drain, or any part of any of the Madras sewer or drain, vested in the Cantonment authority or upon any ground which has been covered, raised or levelled, wholly or in part, by street sweepings or other rubbish, without the written permission of the Cantonment authority.

9. Whoever not being an officer of Government in the discharge of his duty, or not being provided with a license from the President of the Cantonment Committee or from some officer of Government having authority to grant the same, removes earth, sand or other material from, or deposits any matter, or makes any encroachment or obstruction, in or upon any land or river, estuary, canal, backwater or water-course within the cantonment (not being private property) shall be liable to a fine not exceeding twenty rupees for every such offence.

Section 229
of the Madras
District
Municipalities
Act, 1884.
Persons
removing
sand, etc.,
from public
river, etc.,
without
authority
liable to
penalty.

10. If, under these sections, the license or written permission of the President or the Cantonment Committee is necessary for the doing of any act in respect of any property, moveable or immoveable, public or private, and if such act is done (a) without such license or permission, or (b) in a manner inconsistent with the terms of such license or permission; then

Section 263
of the Madras
District
Municipalities
Act, 1884.
Consequence
of failure to
obtain license,
etc., or breach
of same.

(i) the Cantonment authority may, by notice, require the person so doing such act to alter, remove, or, as far as practicable, restore to its original state the whole, or any part, of such property, within a time to be specified in such notice; and, further,

(ii) if no penalty has been specially provided in the foregoing sections for so doing such act the person so doing it shall be liable, on conviction before a Magistrate, to a fine, not exceeding fifty rupees, for every such offence.

11. Where by the foregoing sections or by any order or notice issued thereunder, the public or any person is required to do or to refrain from doing anything, any person who fails to comply with such requisition shall, if no penalty has been specially provided for such failure, be liable on conviction by a Magistrate to a fine not exceeding twenty rupees for every such failure.

12. Except when otherwise provided every license issued or permission granted under the foregoing sections shall specify a period during which it shall remain in force.

Section 264-A
of the Madras
District
Municipalities
Act, 1884.
General penal
clause.
Section 267-A
of the Madras
District
Municipalities
Act, 1884.
Licences, etc.,
to specify the
period during
which they
are in force.

No. 921.—In exercise of the power conferred by section 23 of the Cantonments Act, 1910, the Governor-General in Council is pleased to extend to the Cantonment of Bellary sections 31 (3), 169, 170, 171, 173, 180, 188, 189, 191, 196, 211, 212, 236, 249 (4), 263, 264-A, and 267-A, of the Madras District Municipalities Act, 1884, in the adapted form set forth hereunder:—

SECTIONS IN THE ADAPTED FORM.

The President of the Cantonment Committee shall have the custody of the proceedings and records of the Cantonment authority and may grant copies of any such proceedings and records on payment of such fees as the Cantonment authority may by general or special order prescribe. Copies so granted shall be certified by the President of the Cantonment Committee as provided by section 76 of the Indian Evidence Act, 1872, and copies so certified may be used to prove the records of the Cantonment authority in the same manner as they may, under sub-section (5) of section 78 of the said Act, be used to prove the proceedings of that body.

2. (1) Every person intending to put up any verandah, balcony, sun-shade, weather-frame or the like, to project over the pyals and pavements in front of any building or land in a public street or over such street, shall apply in writing to the Cantonment authority for a license to do so.

Section 169 of
the Madras
District
Municipalities
Act, 1884.
Owners and
occupiers to
apply for
license to put
up verandah,
etc.

Cantonment Authority may grant license.

Section 170 of the Madras District Municipalities Act, 1884.

Permissibility of temporary erections on occasions of festivals, etc.

Section 171 of the Madras District Municipalities Act, 1884.

License to be obtained and hoarding to be set up during repairs.

The same to be lighted during night.

Section 173 of the Madras District Municipalities Act, 1884. Holes and other obstructions in streets not to be made without President's permission.

Section 180 of the Madras District Municipalities Act, 1884.

Application to be made if well or building is to be constructed.

What is to accompany such application.

Orders to be passed in six weeks.

Cantonment authority may refuse to grant license unless certain conditions complied with.

(2) The Cantonment authority may in their discretion grant a license in writing to erect such projection, provided that it does not extend over the street to a distance exceeding five feet from the line of frontage and is not of a height above the street of less than seven feet and provided also that no license shall be granted if the projection is likely to cause public inconvenience.

3. The President of the Cantonment Committee may by a license allow any temporary erections in a street on occasions of fairs, festivals and ceremonies.

4. Every person intending to build or take down any building or to alter or repair the outward part of any building, where any street or foot-way is likely to be obstructed or rendered inconvenient by means of such work, shall, before beginning the same, obtain a license in writing from the President of the Cantonment Committee so to do, and shall cause sufficient hoarding or fences to be put up, in order to separate the building where such works are being carried on from the street or foot-way, and shall maintain such hoarding or fences in good condition, to the satisfaction of the President of the Cantonment Committee during such time as the public safety or convenience requires, and shall cause the same to be sufficiently lighted during the night.

Provided that no person shall keep up the said hoarding or fences for a time longer than allowed in the said written license.

5. No person shall make any hole or cause any other obstruction in any street without the written permission of the President of the Cantonment Committee. If such permission is granted, the person making such hole or obstruction shall, at his own expense, cause the same to be sufficiently fenced or otherwise enclosed until the hole is filled up or otherwise made secure or until the obstruction is removed, as the case may be, and shall similarly cause the same to be sufficiently lighted at night. If any person contravenes the provisions of this section the President may fill up the hole or remove the obstruction or cause the same to be lighted, as the case may be, and may recover the cost of so doing from such person.

6. (1) Every person intending to construct, re-construct or extend a well or a building (other than a mere wall), shall, six weeks before beginning to construct, re-construct or extend it, make an application in writing to the Cantonment authority for a license to do so.

(2) Such application shall be accompanied by such particulars as the Cantonment authority may require under by-laws framed in this behalf, and shall further be accompanied:—

(i) in the case of buildings, by

(a) a plan or statement showing the dimensions of the building and the levels at which it is intended to lay the foundation and lowest floor;

(b) a statement showing the means of ventilation and drainage and the privies which it is intended to provide; and

(ii) in the case of wells, by a statement showing the dimensions of the well, the manner in which it is to be fenced and, if the well is to be used for drinking purposes, the means which it is intended to take to prevent pollution of the water.

(3) Subject to the provisions of sub-section (4), the Cantonment authority shall, within six weeks after receipt of the said application, give a license for the construction, re-construction, or extension of the well or building in respect of which the application is made.

(4) If the Cantonment authority see reason to object, in respect of a building (a) to the proposed levels of the foundation or lowest floor, (b) to the proposed means for ventilation or drainage, (c) to the proposed latrine accommodation, or (d) to any particular given in respect of such building under by-laws framed as aforesaid; or, if they see reason to object in respect of a well, (a) to the proposed fencing, (b) to the proposed means of protection from pollution or, (c) to any particular given in respect of such well as aforesaid; they shall specify in the license the alterations in such levels, means, accommodation, fencing or particular which they consider to be necessary and the person to whom the license is granted shall be bound to carry out such alterations.

(5) On receipt of the said license, or if, within the said period of six weeks, the Cantonment authority have not granted a license, the applicant may proceed to construct, re-construct or extend, as the case may be, the building or well, in accordance with the particulars, plan (if any) and statement which accompanied his application.

(6) The Cantonment authority may exempt any hut or group of huts from the operation of this section.

7. (1) At any time, not being less than sixty days before the end of a financial year, the Cantonment authority may notify by beat of drum and by notice in the district gazette that after the commencement of the following financial year, no place shall be used for any one or more of the purposes specified in the following clauses—(a) to (q)—unless a license authorizing such use has been obtained from the President of the Cantonment Committee:—

- (a) for depositing or washing soiled clothes; or
- (b) for boiling paddy, camphor or oil; or
- (c) for melting tallow or sulphur; or
- (d) for storing, or otherwise dealing with manure, offal, blood, bones, tags, hides, fish, horns or skins; or
- (e) for washing or drying wool or hair; or
- (f) for making fish-oil; or
- (g) as a soap-house, dyeing-house, dyeing-yard, oil-mill, oil-press, brick-kiln, pottery-kiln or lime-kiln; or
- (h) as a sago-manufactory, distillery, manufactory of artificial manure or other manufactory from which offensive or unwholesome smells arise; or
- (i) as a gun-powder manufactory or manufactory of fire-works; or
- (j) for the storage of explosive or combustible materials; or
- (k) for purposes which are likely to be dangerous to human life, or health or to property; or
- (l) as a livery stable, veterinary infirmary, cartstand or cattleshed or as horse-lines; or
- (m) as a public halting place; or
- (n) for keeping together 20 or more sheep or goats or ten or more pigs or head of cattle; or
- (o) for the preparation of flour or articles made of flour; or
- (p) as a manufactory of ice or of aerated waters; or
- (q) for the sale or storage of timber, firewood, thatching materials, hay, grass, straw, fibre or coal, or of milk or dairy produce.

Provided that no license shall be required for the storage of timber, firewood, thatching materials, hay, grass, straw, fibre or coal or of milk or dairy produce, for private use, in such quantities and under such restrictions for safety as the President of the Cantonment Committee may direct.

Provided also that in Cantonments to which the Indian Petroleum Act, 1899 (VIII of 1899) extends, no person shall be required to obtain a license for the sale or storage of petroleum in any case in which a license is required by the said Act to be taken out save in accordance with the provisions of the said Act and of the rules framed thereunder.

(2) After the issue of a notification under sub-section (1) the following provisions shall apply in respect of all places used for any of the purposes mentioned in the notification, *viz.*—

(i) every person intending to open newly any such place, shall, not less than thirty days before opening it, apply to the President for a license to do so;

(ii) the owner or occupier of every place falling under clauses (a) to (p) of sub-section (1) and the occupier of every place falling under clause (q) of that sub-section, who

When applicant may proceed with work.

Cantonment authority may exempt huts from the provisions of this section. Section 188 of the Madras District Municipalities Act, 1884.

If Cantonment authority so direct, certain trades shall not be exercised without license.

Licenses to be applied for 30 days in advance.

intends to continue to use it for any of the said purposes shall, not less than thirty days before the expiry of a financial year, apply to the President of the Cantonment Committee for a license to continue to so use it during the following financial year.

President may grant, refuse or cancel license. (3) The President may, at his discretion, grant any license applied for under this section either unconditionally or subject to such rules as to supervision and inspection and to such conditions as to conservancy and other matters as he thinks proper; or he may refuse to grant any such license. He may also at any time suspend, cancel or modify any license which has been granted under this section.

Licenses expire at end of year.

(4) Every license granted under this section shall expire at the end of the financial year in which the place in respect of which the license has been granted, is newly opened, or at the end of the financial year for which it has been granted, as the case may be, unless, for special reasons, the President considers that it should expire at an earlier date when it shall expire at such earlier date as may be specified therein.

When applicant may use place without license.

(5) If the President neglects to pass orders upon an application for a license under this section and to communicate the same to the applicant within thirty days after the receipt of the application, the applicant may open the place in respect of which the application was made or, as the case may be, may continue to use the same during the financial year for which the license was sought, and the said place shall be held to be duly licensed for the financial year during which it was opened or for which the license was sought as the case may be.

Orders of President subject to appeal.

(6) Every order passed by the President under this section attaching conditions to the grant of a license or refusing, suspending, cancelling or modifying a license shall be in writing and shall state the grounds on which it proceeds, and any person aggrieved by such order may, within one month after receipt of such order, appeal to the Cantonment authority, who shall pass such orders thereon as they deem fit.

Section 189 of the Madras District Municipalities Act, 1884.

Penalty for using place without license.

8. Whoever, without such license, or after a license has been refused, cancelled, or suspended, uses or permits to be used any place for any of the said purposes, or infringes any of the conditions under which such license is granted, shall be liable to a fine not exceeding Rs. 100.

Section 191 of the Madras District Municipalities Act, 1884.

Cantonment authority to provide slaughter-houses.

Slaughter-houses and butchers' shops to be licensed.

9. (1) The Cantonment authority shall provide a sufficient number of places for the purpose of being used as public slaughter-houses, and may levy a fee on each animal slaughtered therein, at rates not exceeding Re. 1 every head of cattle, and As. 2 for every sheep, goat or pig.

(2) No place within the Cantonment limits shall be used as a slaughter-house or for the slaughtering of any animal intended for food, or for selling or storing for sale any flesh or fish intended for food, unless a license for such use thereof has been previously obtained from the President of the Cantonment Committee.

Provided that no license shall be required for a place used for the selling or storing for sale of preserved flesh or fish contained in air-tight and hermetically sealed receptacles.

No animal to be slaughtered except in slaughter-house, or except during festivals.

(3) No cattle, sheep, goat, or pig shall be slaughtered within the Cantonment except in a public or licensed slaughter-house.

(4) The President may permit the slaughtering of any animal in such place or places as he thinks fit on occasions of festivals and ceremonies or as a special measure.

Section 196 of the Madras District Municipalities Act, 1884.

Private markets to be licensed.

Applications for licenses to be made thirty days in advance.

10. (1) No place shall be used as a private market, unless the Cantonment authority have granted a license so to use it.

(2) Applications for licenses to open newly or to continue to use private markets shall be made by the owners thereof not less than thirty days before they open them or before the commencement of the financial year during which they intend to continue to use them, as the case may be.

Cantonment authority may grant, refuse or cancel licenses.

(3) The Cantonment authority may, at their discretion, grant any license applied for under this section either unconditionally or subject to such rules as to supervision and inspection and to such conditions as to conservancy and other matters as they think proper; or they may refuse to grant any such license. They may also at any time suspend, cancel or modify any license which has been granted under this section.

(4) When a license to open a market is granted or when a license is refused, suspended, cancelled or modified under this section, the Cantonment authority shall cause a notice of such grant, refusal, suspension, cancellation or modification, in English and a vernacular language of the district, to be posted in some conspicuous place at or near the entrance to the place in respect of which the license was sought.

(5) Every license granted under this section shall expire at the end of the financial year in which the market in respect of which the license has been issued is newly opened, or at the end of the financial year for which it has been granted, as the case may be.

(6) If the Cantonment authority neglect to pass orders upon an application for a license under this section and to communicate the same to the applicant within thirty days after the receipt of the application, the applicant may open the place in respect of which the application was made or, as the case may be, may continue to use such place during the financial year for which the license was sought; and the said place shall be held to be duly licensed for the financial year during which it was opened or for which the license was sought, as the case may be.

11. No person shall, without the written permission of the Cantonment authority, make any drain into a public sewer or drain, or stop up, divert, obstruct or in any way interfere with, any public drain or sewer whether the same passes through public or private ground.

Section 211
of the Madras
District
Municipalities
Act, 1884.
Public drains
not to be
altered with-
out per-
mission.

12. No building shall be newly erected over any sewer or drain, or any part of any sewer or drain, vested in the Cantonment authority or upon any ground which has been covered, raised or levelled, wholly or in part, by street-sweepings or other rubbish, without the written permission of the Cantonment authority.

Section 212
of the Madras
District
Municipalities
Act, 1884.
Buildings
over sewers,
etc., not to
be erected
without
consent
of the
Cantonment
authority.

13. No new burial-ground or burning-ground, whether public or private, shall be opened, or used, after the coming into operation of this section unless a license has been granted by the Cantonment authority.

Section 236
of the Madras
District
Municipalities Act,
1884.
No burial
or burning
ground to be
opened
without
license.

14. Any person may at all reasonable times, on payment of a fee of eight annas for each visit, search, in the presence of the Cantonment Magistrate, any register of births and deaths maintained by him under Chapter XV of the Cantonment Code, and may, on payment of a further fee of eight annas, require the Cantonment Magistrate to give him an extract under his hand from such register relating to any birth or death registered therein.

Section 249
(4) of the
Madras
District
Municipalities
Act, 1884.
Search of
birth and
death
registers.

15. If, under these sections, the license or written permission of the President or the Cantonment authority is necessary for the doing of any act in respect of any property, moveable or immoveable, public or private, and if such act is done (a) without such license or permission, or (b) in a manner inconsistent with the terms of such license or permission, then

of the Madras
District
Municipalities
Act, 1884.
Consequence
of failure to
obtain license
etc., or
breach of
same.

(i) the Cantonment authority may, by notice, require the person so doing such act to alter, remove, or, as far as practicable, restore to its original state the whole, or any part, of such property, within a time to be specified in such notice; and, further,

(ii) if no penalty has been specially provided in the foregoing sections for so doing such act, the person so doing it shall be liable, on conviction before a Magistrate, to a fine not exceeding fifty rupees for every such offence.

Section 264-A of the Madras District Municipalities Act, 1884. General penal clause.

16. Where by the foregoing sections or by any order or notice issued thereunder, the public or any person is required to do or to refrain from doing anything, any person who fails to comply with such requisition shall, if no penalty has been specially provided for such failure, be liable on conviction by a Magistrate to a fine not exceeding twenty rupees for every such failure.

Section 267-A of the Madras District Municipalities Act, 1884. Licenses, etc., to specify the period during which they are in force.

17. Except when otherwise provided every license issued or permission granted under the foregoing sections shall specify a period during which it shall remain in force.

No. 922.—In exercise of the power conferred by sub-section (2) of section 25 of the Cantonments Act, 1910, the Governor-General in Council is pleased to exempt the cantonments of St. Thomas' Mount (including Pallavaram), Poonamallee, Wellington and Bellary in the Madras Presidency from the operation of sections 92, 93, 95, 117, 118, 121, 124, 136, 148 and 172 of the Cantonment Code, 1912.

B. HOLLOWAY, *Colonel*,

Offg. Secretary to the Government of India.

ARMY DEPARTMENT.

NOTIFICATION.

Simla, the 20th September 1912.

Under Clause 53 of the Regulations appended to the Regimental Debts Act, 1893, it is notified that a report of the death of the undermentioned Commissioned Officer on the date specified, was received in the Army Department between the 11th and 17th September 1912:—

Corps.	Rank and name.	Date of Decease.	Place of Decease.	Testate or Intestate.	REMARKS.
33rd Queen Victoria's Own Light Cavalry, attached to Cantonment Magistrates' Department.	Major Frederick Charles Alfred Parsons.	5th September 1912	England	...	Was Assistant Cantonment Magistrate of Secunderabad.

B. HOLLOWAY, *Colonel*,

Offg. Secretary to the Government of India.

RAILWAY DEPARTMENT.

(RAILWAY BOARD.)

NOTIFICATIONS.

Simla, the 18th September, 1912.

No. 163.—The services of the following officers are placed temporarily at the disposal of His Excellency the Commander-in-Chief for a course of instruction in practical military duties with effect from the date of their arrival in India on return from a course of instruction at Chatham :—

Major H. F. E. Freeland, M.V.O., R.E.

Captain A. Brough, R.E.

Captain A. D. Walker, R.E.

The 19th September, 1912.

No. 164.—Mr. R. C. M. Lewis, Probationary Assistant Carriage and Wagon Superintendent and Officiating District Carriage and Wagon Superintendent, North Western Railway, is confirmed in class III, grade 1, of the Superior Revenue Establishment of State Railways as Assistant Carriage and Wagon Superintendent with effect from the 1st September 1912.

Mr. Lewis will continue to officiate as District Carriage and Wagon Superintendent with temporary rank in class II, grade 5, until further orders.

No. 165.—With reference to Railway Board's Notification No. 108, dated the 28th June 1912, Mr. H. J. Rogers, officiating Superintendent, 3rd grade, reverted to his substantive appointment of Secretariat Assistant, 1st grade, with effect from the 17th September 1912.

No. 166.—Mr. H. F. Lockwood, Assistant Traffic Superintendent, North Western Railway, in class III, grade 1, of the Superior Revenue Establishment of State Railways, is appointed to officiate as a District Traffic Superintendent with temporary rank in class II, grade 5, of that Establishment, with effect from the 15th August 1912 and until further orders.

No. 167.—With reference to Railway Board's Notification No. 87, dated the 21st June 1912, Mr. T. C. Hales, Officiating District Traffic Superintendent, North Western Railway, reverted to his substantive appointment of Assistant Traffic Superintendent of that Railway in class III, grade 2, from the 15th August 1912.

No. 168.—Mr. T. C. Hales, Assistant Traffic Superintendent, North Western Railway in class III, grade 2, of the Superior Revenue Establishment of State Railways, is appointed to officiate as a District Traffic Superintendent in class II of that Establishment with effect from the 18th August 1912 during the absence of Mr. J. D. Green, District Traffic Superintendent on privilege leave.

The 20th September, 1912.

No. 169.—The unexpired portion of the furlough granted to Captain C. F. Birney, R.E., Executive Engineer, in Railway Board Notification No. 108, dated the 25th April 1911, is hereby cancelled.

No. 170.—Mr. E. S. Christie, Executive Engineer, Lower Ganges Bridge Project, is appointed to hold charge of the Office of Engineer-in-Chief of the Project in addition to his own duties, during the absence of Mr. R. R. Gales on privilege leave.

R. C. F. VOLKERS,

Secretary, Railway Board.



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SIMLA, SATURDAY, SEPTEMBER 28, 1912.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Government of India Notifications, Appointments, Promotions, &c.

MILITARY SECRETARY'S OFFICE.

NOTIFICATION.

Simla, the 27th September, 1912.

No. 4614-M.—His Excellency the Viceroy and Governor-General will leave Simla by special train from Summer Hill Station at 10-30 A.M. on Tuesday, the 1st October 1912. His Excellency's departure will be private.

A Viceregal Salute will be fired as His Excellency leaves Viceregal Lodge.

His Excellency will visit Murree, Kashmir, the Canal Colonies, Delhi, Mhow, Indore, Chitor, Udaipur, Ajmer, Jaipur, Bikanir, Bhopal, Delhi, Nagpur, Jubbulpore and Bharatpur and arrive at Delhi on the 23rd December 1912. His Excellency's arrival at Delhi on the 23rd December will be public.

All covers intended to reach His Excellency the Viceroy and party during the tour should be addressed "Viceroy's Camp" without the addition of any post town.

The party accompanying His Excellency will be :—

Her Excellency the Lady Hardinge.

Miss Sandford.

The Hon'ble Lieutenant-Colonel Sir A. H. McMahon, G.C.V.O., K.C.I.E., C.S.I., Foreign Secretary.

Sir James DuBoulay, K.C.I.E., Private Secretary.

Lieutenant-Colonel F. A. Maxwell, V.C., C.S.I., D.S.O., Military Secretary.

Lieutenant-Colonel J. R. Roberts, C.I.E., I.M.S., Surgeon.

Three Aides-de-Camp.

All communications, other than those of an urgent nature, should as usual be sent to the head-quarters of the several departments at Simla.

By Command,

F. A. MAXWELL, *Lieut.-Colonel,*
Military Secretary to the Viceroy.

HOME DEPARTMENT.

NOTIFICATIONS.

DELHI.

Simla, the 25th September, 1912.

No. 964.—Lieutenant G. E. Sopwith, R.E., Assistant Engineer on special duty under the Home Department, is granted an extension of one day's privilege leave, in continuation of the period granted in the Home Department Notification no. 756, dated the 6th August 1912.

ESTABLISHMENTS.

The 27th September, 1912.

No. 1833.—In pursuance of section 3, sub-section (1) of the Indian Army Act, 1911 (VIII of 1911), and in continuation of the orders contained in Notification no. 475 (Judicial), dated the 17th May 1912, by the Government of India in the Army Department, the Governor General in Council is pleased to direct that the following classes of Civil officers if non-gazetted officers shall, when subject to the said Act under section 2, sub-section (1), clause (c), thereof, be so subject as Native officers, warrant officers or non-commissioned officers, respectively :—

I.—*As Native Officers;*

- (i) Tahsildars ;
- (ii) Sub-deputy Collectors ;
- (iii) Deputy Tahsildars and Sub-Magistrates ;
- (iv) Myooks ;
- (v) Munsifs ;
- (vi) Township officers ;
- (vii) Civil Sub-Assistant Surgeons of the "Senior" grade, first and second classes ; and
- (viii) Inspectors of Police.

II.—*As Warrant Officers:*

- (i) Civil Sub-Assistant Surgeons of the 1st, 2nd, 3rd and 4th grades;
- (ii) Sub-Inspectors of Police;
- (iii) Sheristadar Magistrates; and
- (iv) Clerks drawing a salary of Rs. 50 *per mensem* and upwards.

III.—*As Non-Commissioned Officers:*

- (i) Compounders;
- (ii) Head Constables of Police;
- (iii) Revenue and Judicial officers other than those shown in clause I;
- (iv) Clerks drawing salaries of less than Rs. 50 but not less than Rs. 16 a month.

MEDICAL.

The 24th September, 1912.

No. 819.—The services of Major W. H. Cox, D.S.O., I.M.S., are placed at the disposal of the Government of Burma.

The 25th September, 1912.

No. 834.—Mr. Said-uz-Zafar Khan, M.B., Ch. B. (Edin), D. T. M. (Liverpool), is appointed to be Professor of Anatomy at King George's Medical College, Lucknow, with effect from the 16th October 1911.

PORT BLAIR.

The 23rd September, 1912.

No. 412.—Mirza Aslam Beg, Officiating 7th Assistant Superintendent, Port Blair, is granted extraordinary leave without allowances for one month with effect from the date on which he availed or may avail himself of the same.

H. WHEELER,

Secretary to the Government of India.

DEPARTMENT OF EDUCATION.

NOTIFICATIONS.

ECCLESIASTICAL.

Simla, the 27th September, 1912.

No. 469.—The Reverend L. H. Lermit, a Senior Chaplain on the Bengal (Calcutta), Ecclesiastical Establishment, has been permitted to retire from the service with effect from the 28th December 1912.

SANITARY.

The 25th September, 1912.

No. 1872.—The undermentioned officers are placed on special duty under the orders of the Director General, Indian Medical Service:—

- Major W. G. Liston, M.D., I.M.S.
- Major E. D. W. Greig, M.B., I.M.S.
- Captain J. C. G. Kunhardt, I.M.S.
- Captain F. P. Mackie, M.D., F.R.C.S., I.M.S.
- Captain F. N. White, M.D., I.M.S.
- Captain J. Taylor, M.B., I.M.S.

The 27th September, 1912.

No. 1898.—The services of Captain R. A. Needham, M.B., I.M.S., are placed temporarily at the disposal of His Excellency the Commander-in-Chief in India.

L. C. PORTER,

Secretary to the Government of India.

DEPARTMENT OF REVENUE AND AGRICULTURE.

NOTIFICATIONS.

GENERAL.

Simla, the 23rd September, 1912.

No. 2614.—Mr. L. E. Kershaw, Superintendent, 3rd grade, Department of Revenue and Agriculture, is granted privilege leave for three months under Articles 246 and 260 of the Civil Service Regulations, with effect from the 25th September 1912 or the subsequent date on which he may avail himself of it.

Mr. T. McDonnell, Secretariat Assistant, 2nd grade, Department of Revenue and Agriculture, is appointed to officiate as a Superintendent, 3rd grade, during the absence on leave of Mr. L. E. Kershaw or until further orders.

FORESTS.

The 25th September, 1912.

No. 782-272-13-F.—Mr. G. E. S. Cubitt, Assistant Inspector-General of Forests, is granted privilege leave for 27 days combined with furlough on medical certificate for five months and three days, with effect from the 19th September 1912.

From the same date Mr. R. S. Troup, Sylviculturist at the Forest Research Institute and College, Dehra Dun, is appointed to officiate as Assistant Inspector-General of Forests in addition to his present duties until further orders.

The 27th September, 1912.

No. 797-266-4-F.—Consequent on the grant of privilege leave for one month to Mr. P. H. Clutterbuck, officiating Conservator of Forests, (3rd grade), Eastern Circle, United Provinces, Mr. B. B. Osmaston, Conservator of Forests, Western Circle, United Provinces, is appointed to hold charge of the Eastern Circle, in addition to his own duties, with effect from the afternoon of 15th September 1912, the date on which Mr. Clutterbuck made over charge of his Office.

E. D. MACLAGAN,

Secretary to the Government of India.

FOREIGN DEPARTMENT.

NOTIFICATIONS.

Simla, the 24th September, 1912.

No. 2037-G.—Mr. D. A. Clarke, Secretariat Superintendent, 2nd grade, is granted privilege leave for six weeks, with effect from the 23rd September, 1912.

No. 2038-G.—The following acting arrangements are made with effect from the 23rd September, 1912 and during Mr. D. A. Clarke's absence on privilege leave:—

Mr. C. W. Kirkpatrick, Secretariat Superintendent, 3rd grade, to officiate as Secretariat Superintendent, 2nd grade.

Mr. R. C. Albert, Secretariat Assistant, to officiate as Secretariat Superintendent, 3rd grade.

No. 2665-Est.-A.—Mr. W. H. J. Wilkinson of the Political Department was employed on special duty under the Government of India in the Foreign Department from the 23rd August to the 2nd September 1912, both days inclusive.

No. 2668-Est.-A.—Mr. W. H. J. Wilkinson of the Political Department is posted as First Assistant to the Agent to the Governor General in Rajputana and Chief Commissioner of Ajmer-Merwara, with effect from the 12th September, 1912.

No. 2669-Est.-A.—Major R. E. A. Hamilton of the Political Department is granted privilege leave for fourteen days, with effect from the 12th September, 1912.

The 25th September, 1912.

No. 2018-I.B.—In exercise of the powers conferred by section 13 of the Births, Deaths and Marriages Registration Act, 1886 (VI of 1886), and in supersession of the notifications of the Government of India in the Foreign Department, No. 946-I., dated the 17th March 1893, and No. 1370-I., dated the 26th May, 1899, the Governor-General in Council is pleased to appoint the officers named in the first column of the schedule hereto annexed to be Registrars of Births and Deaths in respect of the classes of persons indicated in section 11, sub-section (1), clause (b) of the said Act, for the local areas mentioned in the corresponding entries in the second column.

2. For the purposes of section 24, sub-section (2) of the said Act, the Governor-General in Council is further pleased to appoint the Registrar-General of Births, Deaths and Marriages for Ajmer-Merwara to be the Registrar-General for the said local areas.

SCHEDULE.

Officers.	Local areas.
The Resident at Jaipur	The Jaipur Residency, excepting the lands herein declared to constitute separate local areas.
The Railway Medical Officer at Bandikui...	Bandikui Railway Station and the adjoining railway lands.
The Assistant Surgeon at Phulera ...	Phulera Railway Station and the adjoining railway lands.
The Assistant Commissioner, Northern India Salt Revenue, Sambhar.	Sambhar and the lands within the jurisdiction of the Assistant Commissioner, Northern India Salt Revenue, Sambhar.
The Resident in the Western States of Rajputana.	The Western Rajputana States Residency, excepting the lands herein declared to constitute separate local areas.
The Assistant Commissioner, Northern India Salt Revenue, Pachbadra.	The lands within his jurisdiction.
The Officer Commanding at Erinpura ...	Erinpura Cantonment.
The Magistrate of Abu	Mount Abu.
The Apothecary in medical charge, Abu Road Railway Station.	Abu Road Railway Station and the adjoining railway lands.
The Resident in Mewar	The Mewar Residency, excepting the lands herein declared to constitute separate local areas.
The Assistant Resident in Mewar ...	The States of Banswara, Dungarpur and Partabgarh.
The Officer Commanding, Mewar Bhil Corps.	The Cantonments of Kherwara and Kotra.
The Political Agent in the Eastern States of Rajputana.	The Eastern Rajputana States Agency.
The Political Agent in Haraoti ...	The Haraoti Agency.
The Assistant to the Agent to the Governor-General at Deoli.	The Bundi State and the Deoli Agency.
The Superintendent of Police, Rajputana-Malwa Railway.	The stations on the Rajputana-Malwa Railway in Rajputana not specially mentioned above.

No. 2687-Est.-A.—Addendum.—In Foreign Department Notification No. 3103-Est.-A., dated the 6th October, 1910, publishing revised rules regulating the admission of junior military officers to the Political Department of the Government of India, add the following note to Rule 6:—

“*Note.*—An officer who has passed the Proficiency examination in Urdu will be exempted from further examination in that language while undergoing training in the United Provinces.”

The 26th September, 1912.

No. 2033-I.B.—In exercise of the power conferred by section 86 of the Indian Christian Marriage Act, 1872 (XV of 1872), the Governor-General in Council is pleased to delegate to the Governor in Council of Fort William in Bengal, the Lieutenant-Governors of Bihar and Orissa, Burma, the Punjab and the United Provinces of Agra and Oudh, and the Chief Commissioners of Assam and the Central Provinces, all the powers and functions given to the Governor-General in Council by the said Act as regards the Native States respectively under their political control.

2. The following notifications of the Government of India in the Foreign Department are hereby cancelled to the extent noted against each:—

No. 1332-E., dated the 29th June, ... So much as delegated to the Chief Commissioner of Assam powers under sections 8 and 9 of the Indian Christian Marriage Act, 1872, in the Native States in the Khasi Hills.

No. 3741-I.B., dated the 1st ... The whole.
October, 1897.

No. 4368-I.B., dated the 20th ... Paragraph III.
October, 1905.

No. 4369-I.B., dated the 20th ... Paragraph III.
October, 1905.

No. 2696-Est.-A.—Mr. J. G. Lorimer, C.I.E., a Resident of the 2nd class, is placed on special duty under the Government of India in the Foreign Department, with effect from the 20th September, 1912.

A. H. McMAHON,

Secretary to the Government of India.

FINANCE DEPARTMENT.

NOTIFICATIONS.

ACCOUNTS AND FINANCE.

ESTIMATES AND ACCOUNTS.

Simla, the 27th September, 1912.

No. 420-F.—Monthly Preliminary Statement of Receipts and Payments at Civil Treasuries in India.

August 1912.

Lakhs of Rupees.

	AUGUST.		TO END OF AUGUST.		WHOLE YEAR.	
	1912-1913.	1911-1912.	1912-1913.	1911-1912.	Budget, 1912-1913.	Actuals, Preliminary 1911-1912.
Civil Revenue.						
Land Revenue (including Land Revenue due to Irrigation)	64	69	10,51	10,97	33,99	33,36
Opium	107	50	4,32	3,50	5,43	8,94
Salt	28	26	1,96	1,91	5,14	5,08
Stamps	66	61	3,29	3,03	7,36	7,04
Excise	92	86	4,95	4,67	11,85	11,41
Provincial Rates	2	2	32	32	83	83
Customs	83	79	4,16	3,79	9,60	9,70
Assessed Taxes	21	22	87	85	2,32	2,32
Forest	26	20	85	78	2,96	2,63
Registration	6	6	34	31	67	67
Dividends from Native States	4	4	20	25	91	89
Other Civil Revenue	23	50	1,52	1,84	4,48	4,48
TOTAL CIVIL HEADS	5.22	4.75	33.29	32.22	85.54	87.35
Major Irrigation Revenue	13	13	1,97	1,78	3.36	3.46
Other Public Works Ordinary Revenue	3	4	21	21	75	60
TOTAL CIVIL REVENUE (including Ordinary Public Works)	5.38	4.92	35.47	34.21	89.65	91.50
Civil Expenditure.						
Interest on Ordinary Debt and that on Railways and Irrigation Works	-51	-51	-2,35	-2,38	-4,72	-4,66
Opium	-14	-16	-71	-86	-1,03	-1,09
Affidavit Relief (Civil)	-2	---	-5	---	-10	-5
Other Civil Expenditure	-3,22	-3,15	-16,80	-16,83	-44,37	-42,06
TOTAL CIVIL HEADS	-3.89	-3.82	-19.91	-20.07	-50.22	-47.86
Major Irrigation Working Expenses	-12	-13	-64	-67	-1,66	-1,71
Buildings and Roads Expenditure	-36	-37	-1,71	-1,60	-6,82	-5,82
Affidavit Relief (Public Works)	---	---	---	---	-10	---
Other P. W. Ordinary Expenditure	-17	-12	-71	-64	-1,97	-1,79
Irrigation Capital Expenditure	-14	-16	-72	-72	-2,08	-1,72
Delhi Capital Expenditure	---	---	---	---	-2,00	---
TOTAL CIVIL EXPENDITURE (including Public Works)	-4.68	-4.60	-23.69	-23.70	-64.85	-58.90
Receipts into Civil Treasuries from, and issues from those Treasuries to, the following Non-Civil Departments:						
The figures comprise Revenue, Expenditure, and Debt and Remittance transactions.						
Post Office (Net)	+18	+35	+1,21	+1,25	+2,37	+2,94
Telegraph (Net)	-9	-9	-47	-41	-1,15	-1,12
Marine (Net)	-4	-3	-18	-19	-40	-47
Military Works (Net)	-9	-10	-41	-41	-1,07	-1,22
Military Receipts	+5	+9	+34	+38	+1,13	+1,12
Military Issues	-1,59	-1,60	-8,21	-8,14	-20,29	-21,10
<i>Railway Receipts.</i>						
East Indian Railway	+64	+58	+3,67	+3,24	+50,81	+52,80
Other Railways	+3,48	+3,16	+20,38	+17,9	+50,81	+52,80
TOTAL	+4,12	+3,74	+24,05	+21,13	+50,81	+52,80
<i>Railway Issues.</i>						
East Indian Railway	-51	-50	-2,03	-2,06	-33,63	-33,64
Other Railways	-2,39	-2,25	-12,31	-11,40	-33,63	-33,64
TOTAL	-2,90	-2,75	-14,34	-13,46	-33,63	-33,64
TOTAL NON-CIVIL DEPARTMENTS	-36	-39	+1,99	+15	-2,23	-69
Civil Debt and Remittance Transactions.						
Permanent Debt and Special Loans (Net: + Receipts more.—Receipts less than payments)	+51	+8	+2,91	+2,00	+2,86	+1,87
Min. Certificates and Bullion Advances (Net as above)	+8	-29	-22	-39	---	+30
Currency Transfers for Gold in England	---	---	---	---	---	---
Do. for Silver in transit	+2,17	---	+2,17	---	---	---
Transfer from Gold Standard Reserve	---	---	---	---	---	---
Deposit of District Funds	-6	-13	+51	+50	+11	+27
Loans by Government	-7	-3	-33	+22	-61	-13
Exchange on Remittance Accounts	---	---	---	+5	---	+21
Council Bills paid (including Telegraphic) at R 15 per £	-2,00	-1,77	-11,59	-12,75	-23,65	-37,39
Other Debt Heads	+10	-14	+1	-33	+52	+1,05
TOTAL DEBT AND REMITTANCE TRANSACTIONS	+73	-2,28	-6,54	-10,70	-20,98	-33,82
GRAND TOTAL RECEIPTS AND ISSUES	+1,07	-2,35	+7,23	-4	+1,59	-1,91
Opening Cash Balance in Treasuries and Presidency Banks	24,58	22,66	18,42	20,35	17,71	20,35
Closing Cash Balance in Treasuries and Presidency Banks	25,65	20,31	25,65	20,31	10,30	18,44

LEAVE AND APPOINTMENTS.

The 23rd September, 1912.

No. 696-F. E.—Mr. G. J. Piper, an officiating Superintendent, Class III, in the Government of India Finance Department Secretariat, has been granted privilege leave for one month, with effect from the 6th September 1912.

No. 698-F. E.—With effect from the 4th September 1912, in consequence of the return to duty of Mr. A. Krishnaswami Rau, Chief Accountant, Class I, Mr. J. W. Fellinger to revert to Class II of Chief Accountants.

No. 699-F. E.—Mr. G. C. Wolfe, Assistant Comptroller General, in charge Paper Currency, Calcutta, has been granted privilege leave for six weeks, with effect from the 5th September 1912.

Mr. H. Bhimasena Rau has been posted as Assistant Comptroller General, in charge Paper Currency, Calcutta, with effect from the 5th September 1912.

Mr. C. B. Sen, Chief Superintendent, Outside Audit Branch, Office of the Accountant General, Bengal, has been transferred temporarily to the Office of the Comptroller, India Treasuries, with effect from the 5th September 1912.

Mr. S. E. Joachim, an accountant, 1st grade, in the office of the Accountant General, Bengal, has been appointed to officiate as Chief Accountant, Class II, in that office, with effect from the 5th September 1912 and until further orders.

No. 700-F. E.—Mr. T. C. Fisher has been posted as Deputy Accountant General, Punjab, with effect from the 10th September 1912.

Mr. T. K. Acharya, a Superintendent in the office of the Accountant General, Bengal, officiated as Chief Superintendent, Class II, in that office from the 7th to the 11th September 1912 inclusive.

No. 701-F. E.—Mr. R. C. D. Calder, officiating Chief Accountant, has been posted to the office of the Accountant General, Bengal, with effect from the 12th September 1912.

No. 702-F. E.—The privilege leave for twenty days granted to Mr. F. D. Buxy, Chief Superintendent, Office of the Comptroller, Central Provinces, in this Department Notification No. 387-F. E., dated the 17th July 1912, has been extended up to 7th September 1912.

ACCOUNTS AND FINANCE.

LOANS, ETC.

The 24th September, 1912.

No. 571-A.—In exercise of the powers conferred by section 3 of the Local Authorities (Emergency) Loans Act, 1897, as amended by Act XI of 1912, the Governor General in Council has made the following rules for the sanction and grant of loans to local authorities.

1. These rules shall come into force on the 1st day of October 1912.

2. In these rules—

(1) the "Act" means the Local Authorities (Emergency) Loans Act, 1897;

(2) "the Local Authority" means the Local Authority applying for, or, as the case may be, receiving or having received the loan;

(3) "Loan" means a loan under the Act.

3. A loan shall not be sanctioned or granted except for the purpose of meeting expenditure such as should ordinarily be met from current revenue.

4. The term of a loan shall ordinarily not exceed 5 years, but in exceptional cases the Local Government may sanction or grant a loan for a period not exceeding 15 years. The term of the loan should be calculated from the date on which the loan is completely made.

5. The previous sanction of the Government of India shall be obtained in cases in which it is desired to sanction or grant a loan—

- (a) with a term of more than 15 years;
- (b) bearing interest at a lower rate than 4 per cent;
- (c) of more than 5 lakhs to any of the Local Authorities enumerated in section 8(a) of the Local Authorities Loan Act, 1879.

H. F. HOWARD,

Offg. Secretary to the Government of India.

FINANCE DEPARTMENT (MILITARY FINANCE).

NOTIFICATION.

LEAVE AND APPOINTMENTS.

Simla, the 27th September, 1912.

No. 1166-Accts.—Major J. H. Hudson, I.A., Military Accountant, 2nd class, Military Accounts Department, is granted the following leave on medical certificate, under the leave rules of 1886 for the Indian Army—Pension Service 22nd year commenced, 4th March 1912.

- (i) In India from the 1st August 1912 to the date preceding embarkation, and
- (ii) Out of India for six months from the date of embarkation.

W. H. MICHAEL,

Offg. Joint Secretary to the Government of India.

DEPARTMENT OF COMMERCE AND INDUSTRY.

NOTIFICATIONS.

CUSTOMS ESTABLISHMENT.

Simla, the 28th September, 1912.

No. 7299-2.—The following officiating promotions of officers in the Imperial Customs Service are notified, with effect from the 17th September 1912:

Name.	From	To
Mr. A. S. A. Westropp, I.C.S.	Collector, Class II . . .	Collector, Class I, officiating.
Mr. F. S. Punnett	Collector, Class III . . .	Collector, Class II, officiating.
Mr. B. W. Swithinbank, I.C.S.	Assistant Collector, Class III, officiating.	Collector, Class III, officiating.

GEOLOGY AND MINERALS.

The 28th September, 1912.

No. 7198-140.—Mr. G. C. Leach, Inspector of Mines, 2nd and 3rd Circles, is granted privilege leave for three months combined with leave on medical certificate for nine months, with effect from the 26th September 1912 or such subsequent date as he may avail himself of it.

SALT.

The 28th September, 1912.

No. 7259-84.—Mr. A. M. Young, Superintendent, Northern India Salt Revenue Department, is granted privilege leave for one month, with effect from the 2nd September 1912.

No. 7286-104.—Mr. H. O'Donnell, Superintendent, Northern India Salt Revenue Department, is granted privilege leave for sixteen days, with effect from the 17th September 1912.

TELEGRAPHS.

The 28th September, 1912.

No. 7136-34.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (XIII of 1885), the Governor General in Council is pleased to direct that with effect from the 1st October 1912 the following addition shall be made to the rules published with the Notification of the Government of India in the Department of Commerce and Industry, No. 6975-137 (Telegraphs), dated the 16th of September 1909, as subsequently amended, namely:—

In Rule 334 after clause 3 the following clause shall be inserted:

“(3-A). Deferred Press telegrams at special low rates have been arranged for certain countries notified in the Telegraph Guide. These telegrams are transmitted after all other traffic, including Deferred plain language half-rate telegrams (Rule 359). The Administrations and Companies concerned have the power in cases of emergency, such as interruptions or exceptional traffic, to suspend wholly or in part, the acceptance of Deferred Press telegrams”.

After the words “or at Press rates” at the end of the first sentence in rule 359, add the words “other than Deferred Press rates.”

R. E. ENTHOVEN,

Secretary to the Government of India.

ARMY DEPARTMENT.

Simla, the 27th September 1912.

APPOINTMENTS.

MEDICAL DEPARTMENT.

No. 923.—Mr. Jyotish Chandra Ghosh, B. Sc. (Manchester), F.C.S., is appointed to be Analytical Chemist, Government Medical Stores Department; with effect from the 2nd September 1912.

LONDON GAZETTE.

No. 924.—The following extracts are published for general information:—

“*London Gazette*”, dated the 3rd September 1912, pages 6534 and 6538.

* * * * *

War Office,
3rd September 1912.

* * * * *

MEMORANDA.

* * * * *

Colonel (temporary Brigadier-General) Philip M. Carnegy, C.B., Indian Army, a Brigade Commander in India, to be Major-General, *vice* H. Mansfield, C.B. Dated 1st September 1912.

* * * * *

The undermentioned Native Officer, Indian Army, is granted the honorary rank of Lieutenant on retirement :—

Subadar Sital Sing Lama, Sardar Bahadur, 2nd King Edward's Own Gurkha Rifles (The Sirmoor Rifles). Dated 1st April 1912.

* * * * *

ORGANISATION.

ARMY RESERVES.

No. 925.—George Edmund Henry Ferry to be a Second Lieutenant in the Infantry Branch of the Indian Army Reserve of Officers, subject to His Majesty's approval. Dated the 27th September 1912.

PROMOTIONS.

INDIAN ARMY.

No. 926.—The following promotion is made, subject to His Majesty's approval :—

Major to be Lieutenant-Colonel.

9th September 1912.

Alfred Coryton McCrea, Commandant, 37th Dogras.

INDIAN SUBORDINATE MEDICAL DEPARTMENT.

SUB-ASSISTANT SURGEON BRANCH.

Bengal Establishment.

No. 927.—The undermentioned 2nd Class Sub-Assistant Surgeon, having completed five years' service in that class and passed the required departmental examination, to be 1st Class Sub-Assistant Surgeon, with effect from the 10th July 1912 :—

No. 1067, Kanhaiya Lal (E).

(E) Passed in English.

INDIA MISCELLANEOUS LIST.

No. 928.—Staff-Sergeant William Baxter to be Sub-Conductor, *vice* Reginald Tharle-Hughes, retired ; with effect from the 22nd July 1912.

NATIVE ARMY.

APPOINTMENTS AND PROMOTIONS.

No. 929.—The following promotions are made :—

9th Bhopal Infantry.

Havildar Ganesh Singh to be Jemadar, *vice* Shamsher Singh, transferred to the pension establishment ; with effect from the 1st September 1912.

10th Jats.

Jemadar Bal Ram to be Subadar and Havildar Shib Lal to be Jemadar, *vice* Subadar Mukh Ram, transferred to the 104th Wellesley's Rifles ; with effect from the 1st August 1912.

32nd Sikh Pioneers.

Havildar Mal Singh to be Jemadar, vice Bela Singh, transferred to the pension establishment; with effect from the 1st September 1912.

121st Pioneers.

No. 930.—The promotion of Havildar Gora Ram notified in Army Department Notification No. 507, dated the 31st May 1912, should have effect from the 29th May 1911 and not as therein stated.

REWARDS.

INDIAN SUBORDINATE MEDICAL DEPARTMENT.

SUB-ASSISTANT SURGEON BRANCH.

Bengal Establishment.

No. 931.—The special promotions of the Sub-Assistant Surgeons published in Army Department Notification No. 778, dated the 9th August 1912, have effect from the 23rd May 1912.

ORDER OF BRITISH INDIA.

No. 932.—The promotions in, and admission to, the Order of British India of the Indian Officers mentioned in Army Department Notification No. 779, dated the 9th August 1912, have effect from the 23rd May 1912.

SPECIAL.

No. 933.—With reference to paragraph 305, Army Regulations, India, Volume II, the undermentioned officers having been absent from military duty for ten years, are transferred to the Supernumerary List, with effect from the dates specified:—

Lieutenant-Colonel William Alexander Lomer Cowie, Cantonment Magistrates' Department,—20th August 1912.

Captain Lindsay Elliott Lumley Burne, Assistant Commissioner, 4th Grade, Burma,—27th July 1912.

RESIGNATIONS.

INDIAN SUBORDINATE MEDICAL DEPARTMENT.

SUB-ASSISTANT SURGEON BRANCH.

Bengal Establishment.

No. 934.—No. 938, 1st Class Sub-Assistant Surgeon Muhammad Ismail is permitted to resign the service; with effect from the 15th October 1912.

RETIREMENTS.

INDIAN MEDICAL SERVICE.

No. 935.—Lieutenant-Colonel Edward Richard William Charles Carroll, Indian Medical Service, Bengal, has been permitted by the Most Hon'ble the Secretary of State for India to retire from the service, subject to His Majesty's approval; with effect from the 25th August 1912.

VOLUNTEER CORPS.

APPOINTMENTS, PROMOTIONS AND RESIGNATIONS.

United Provinces Horse.

2nd (Northern Regiment).

No. 936.—Captain Alexander Baillie Crichton, Supernumerary List, resigns his commission and is permitted, on retirement, to retain his rank and wear the uniform of the Corps. Dated the 7th July 1912.

Madras Volunteer Guards.

No. 937.—Niall McGurk to be Second Lieutenant, to fill an existing vacancy. Dated the 24th July 1912.

Agra Volunteer Rifles.

No. 938.—Second Lieutenant Arthur Fitzgerald Shute to be Lieutenant, to fill an existing vacancy. Dated the 15th September 1910.

Second Lieutenant Gordon Sanderson to be Lieutenant, to fill an existing vacancy. Dated the 1st April 1911.

Second Lieutenant Roi Charles Curtis to be Lieutenant, to fill an existing vacancy. Dated the 1st August 1911.

B. HOLLOWAY, Colonel,

Offg. Secretary to the Government of India.

ARMY DEPARTMENT.

NOTIFICATION.

Simla, the 27th September 1912.

Erratum.—In Army Department Notification, dated the 16th August 1912, published in the *Gazette of India* of the 17th August 1912, under column “Date of decease,” against Lieutenant Henry Gordon Bell, for “24th July 1912,” read “25th July 1912.”

B. HOLLOWAY, Colonel,

Offg. Secretary to the Government of India.

MARINE DEPARTMENT.

Simla, the 27th September 1912.

LEAVE.

No. 57.—With reference to Marine Department Notification No. 44, dated the 19th July 1912, Engineer A. H. Wayman, Royal Indian Marine, has been granted by the Most Hon'ble the Secretary of State for India a further extension of leave for three months on medical certificate.

RETIREMENTS.

No. 58.—Lieutenant F. J. H. B. Hutchinson, Royal Indian Marine, has been permitted by the Most Hon'ble the Secretary of State for India to retire from the service; with effect from the 1st October 1912.

B. HOLLOWAY, Colonel,

Offg. Secretary to the Government of India.

RAILWAY DEPARTMENT.

(RAILWAY BOARD.)

NOTIFICATIONS.

Simla, the 25th September, 1912.

No. 171.—The services of Captain T. Gracey, R.E., who is lent to the Bengal and North Western Railway Company, are replaced at the disposal of His Excellency the Commander-in-Chief in India, with effect from the 13th October 1912.

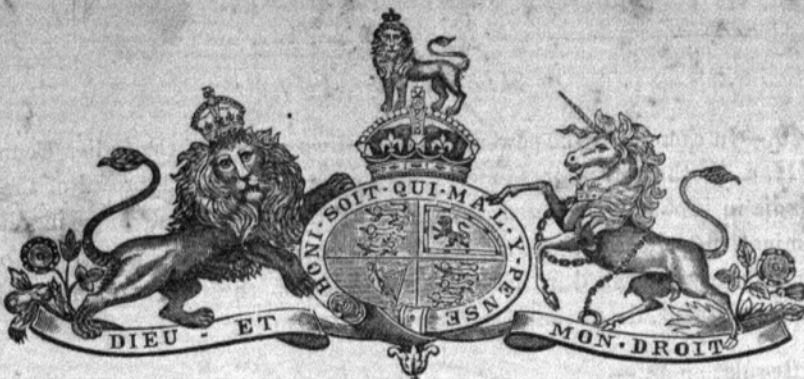
The 26th September, 1912.

No. 172.—The promotion of Mr. P. H. Yeld, Assistant Traffic Superintendent, Eastern Bengal Railway, from Class III, grade 3, to Class III, grade 2, of the Superior Revenue Establishment of State Railways notified in Railway Board's Notification No. 98, dated the 21st June 1912, is antedated to the 29th October 1911.

No. 173.—Lieutenant-Colonel P. Ashworth, R.E., Executive Engineer, State Railways, has been granted by His Majesty's Secretary of State for India furlough for six months in extension of the leave notified in Railway Board's Notification No. 408, dated the 8th March 1912.

R. C. F. VOLKERS,

Secretary, Railway Board.



The Gazette of India.

PUBLISHED BY AUTHORITY.

No. 40.}

SIMLA, SATURDAY, OCTOBER 5, 1912.

Note Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Government of India Notifications, Appointments, Promotions, &c.

LEGISLATIVE DEPARTMENT.

NOTIFICATIONS.

Simla, the 4th October, 1912.

No. 48.—The services of Mr. S. Wilberforce, of the Indian Civil Service, are replaced at the disposal of the Government of the Punjab, with effect from the afternoon of the 28th September, 1912.

The 5th October, 1912.

No. 49.—In exercise of the powers conferred by section 6 of the Indian Councils Act, 1909 (9 Edw. VII, c. 4) the Governor General in Council with the approval of the Secretary of State for India in Council, is pleased to make the following amendments in the Regulations for the nomination and election of Additional Members of the Legislative Council of the Governor of Bombay published in Notification No. 16 of the Government of India in the Legislative Department, dated the 15th November 1909:—

1. In Regulation IV—

(1) After clause (a) the following clause shall be inserted, namely:—

“(b) is an official, or”

and clauses (b), (c), (d), (e), (f), (g), (h) and (i) shall respectively be relettered as clauses (c), (d), (e), (f), (g), (h), (i) and (k); and in the proviso to the said Regulation for the letters and word “(f), (g), (h) and (i),” the letters and word “(g), (h), (i) and (k)” shall be substituted.

(2) In clause (d) as relettered, the word “Civil” shall be omitted.

2. In Regulation VI, clause (c), the word “Civil” shall be omitted.

3. In Regulation VIII, for the words and letters “clause (c), (e), (f), (g) or (h)” the words and letters “clause (d), (f), (g), (h) or (i)” shall be substituted.

4. In Regulation X (1), for the words “save as provided.....as the case may be”, the following shall be substituted namely,

“Save as otherwise provided in these Regulations the term of office of an Additional Member shall be three years commencing from—

(a) in the case of a nominated Member, the date of the publication in the local official Gazette of the notification by which he is nominated,

(b) in the case of an elected Member, the date of the publication in the local official Gazette of the result of the election or, when the result of such election has been so published before the vacancy has occurred, from the date on which such vacancy occurs.

5. For Regulation XIII the following regulation shall be substituted, namely:—

“XIII.—The power of making laws and regulations, and of transacting other business vested in the Legislative Council of the Governor of Bombay shall be exercised only when ten or more Additional Members of the Council are present.”

AMENDMENT OF SCHEDULES.

SCHEDULE I.

6. To rule 2 of Schedule I, the following proviso shall be added, namely:—

“Provided that the President is satisfied that such person is willing to stand for election.”

SCHEDULES II, III AND IV.

(i) Amendments common to Schedules II, III and IV.

7. To rule 3, sub-rule 1 of each of Schedules II, III and IV the following words shall be added, namely:—

“Provided that the returning officer is satisfied that such person is willing to be so nominated.”

8. After rule 4 of each of the said Schedules the following rule shall be inserted, namely :—

“ 4-A (1) A candidate who has been duly nominated for election may withdraw his candidature by a written and signed communication delivered to the returning officer not less than fourteen clear days before the date fixed for the recording of votes, or if the period between the dates fixed for the scrutiny of nomination papers and the recording of votes is less than fourteen clear days, not later than the date fixed for such scrutiny.

(2) The returning officer shall forthwith notify the withdrawal of any candidate in such manner as the local Government may prescribe, and shall remove from the voting paper the name of the candidate who has withdrawn his candidature.

(3) A candidate who has withdrawn his candidature shall not be allowed to cancel the withdrawal or to stand as a candidate for the same election.”

9. For rule 5 (2) of each of the said Schedules the following sub-rules shall be substituted, namely :—

“(2) Where an elector subscribes two or more nomination papers all such nomination papers except the one first received by the returning officer shall be deemed to be invalid, and if the returning officer is unable to determine which of such nomination papers was first received by him both or all of such papers shall be deemed to be invalid.

(3) The returning officer shall examine the nomination papers and shall decide all objections which may be made to any nomination paper on the ground that it is not valid under these rules and may reject, either of his own motion or on such objection, any nomination paper on such ground ; the decision of the returning officer shall in every case be endorsed by him on the nomination paper in respect of which such decision is given and shall be final save as provided in Regulations VIII and XVI.”

10. In rule 6 of each of the said Schedules—

(1) In sub-rule (1) for the words “one candidate only is duly nominated” the following words shall be substituted, namely, “one duly nominated candidate only stands for election”.

(2) In sub-rule (2) for the words “more candidates than one are duly nominated” the following words shall be substituted, namely, “more duly nominated candidates than one stand for election”.

11. In rule 10 of each of the said Schedules—

(1) In sub-rule (3) for the words and figure “ sealed as provided by rule 9 ” the words “ but not the counterfoils ” shall be substituted.

(2) For sub-rule (4) the following shall be substituted, namely :—

“(4) If an objection is made to any voting paper on the ground that it is invalid under these rules or to the rejection by the returning officer of any voting paper it shall be decided at once by the returning officer whose decision shall be final, save as provided in Regulations VIII and XVI.”

(ii) Further amendments of Schedule II.

12. To rule 7 of Schedule II, the following proviso shall be added, namely :—

“ Provided that if an elector is unable to read or write or is by reason of blindness or other physical defect incapacitated from recording his vote as required by this rule, the returning officer shall assist him in such manner as may be necessary to mark the voting paper and sign the declaration on the counterfoil.”

13. In rule 9 of the said Schedule for sub-rules (2) and (3) the following sub-rules shall be substituted, namely :—

“(2) Where an elector records his vote on two or more voting papers all such voting papers except the one first received by the returning officer shall be deemed to be invalid, and if the returning officer is unable to determine which of such papers was received first, both or all of such papers shall be deemed to be invalid.

“(3) The returning officer shall endorse “ rejected ” with the grounds for such rejection on any voting paper which he may reject on the ground that it is invalid under these rules and, save as provided in rule 10 (4) or in Regulation XVI, such rejection shall be final.

“(4) The returning officer shall tear off the counterfoils and place them in safe custody pending disposal under rule 12.”

14. For Form II annexed to the said Schedule the following form shall be substituted :—

FORM II.

(See Rule 6.)

VOTING PAPER.

COUNTERFOLI.

Serial No.

I hereby declare that I am a Member of the Senate of the University of
Bombay.
an Honorary Fellow

Signed) —

One Additional Member is to be elected to the Legislative Council of the Governor of Bombay by the Members of the Senate and Honorary Fellows of the University of Bombay.

Returning Officer.

Instructions.

1. Each voter has one vote.
2. He shall vote by placing or causing to be placed, the mark x opposite the name of the candidate whom he prefers.
3. The voting paper shall be invalid if the mark x is placed opposite the name of more than one candidate or if it is so placed as to render it doubtful to which candidate such mark is intended to apply.
4. The elector shall sign the declaration on the counterfoil. Without such signature the voting paper shall be invalid.
5. Voting papers shall be marked and delivered to the returning officer or sent to him by registered post. Voting papers which are not received by the returning officer before the day of

(iii) Further amendments of Schedules III and IV.

15. In rule 7 of each of Schedules III and IV—

(1) In sub-rule (3) for the words "back of the paper" the word "counterfoil" and for the words "face thereof" the words "voting paper" shall be substituted.

(2) The following sub-rule shall be inserted at the end, namely:—

"(7) If an elector is unable to read or write or is by reason of blindness or other physical defect incapacitated from recording his vote as required by the foregoing provisions of this rule the attesting officer shall assist him in such manner as may be necessary to mark the voting paper and sign the declaration on the counterfoil."

16. In Rule 9, of each of the said Schedules, for sub-rules (2) and (3) the following sub-rules shall be substituted, namely:—

"(2) Where an elector records his vote on two or more voting papers all such voting papers except the one first received by the attesting officer shall be deemed to be invalid, and if the returning officer is unable to determine which of such papers was so received first, both or all of such papers shall be deemed to be invalid.

"(3) The returning officer shall endorse "rejected" with the grounds for such rejection on any voting paper which he may reject on the ground that it is invalid under these rules and, save as provided in rule 10 (4) or in Regulation XVI, such rejection shall be final.

"(4) The returning officer shall tear off the counterfoils and place them in safe custody pending disposal under rule 12."

17. For Form II annexed to Schedule III the following form shall be substituted:—

Serial No.

One Additional Member is to be elected to the Legislative Council of the Governor of Bombay by the Sardars of the Deccan.

VOTING PAPER.

COUNTERFOIL.

Serial No.

Name of Elector.

I hereby declare that I am the person whose name appears as on the list now in force under the Resolution of the Government of Bombay in the Political Department, No. 2363, dated the 23rd day of July 1867.

(Signed)

Serial

I hereby declare that I am the person whose name appears as on the list now in force under the Resolution of the Government of Bombay in the Political Department, No. 2363, dated the 23rd day of July 1867.

Serial No.

I hereby declare that I am the person whose name appears as on the list now in force under the Resolution of the Government of Bombay in the Political Department, No. 2363, dated the 23rd day of July 1867.

None of candidates duly nominated
VOTE

Vote.

Names of candidates duly nominated.

Serial No.

3

Name of Electron:

Elector.

Returning Officer.

Translation

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1. Each elector has one vote.
2. He shall vote by placing, or causing to be placed, the mark x opposite the name of the candidate whom he prefers.
3. The voting paper shall be invalid if the mark x is placed opposite the name of more than one candidate, or if it is so placed as to render it doubtful to which candidate such mark is intended to apply.
4. Before his vote is marked the elector shall sign the declaration on the counterfoil in the presence of the Attesting officer, who shall attest his signature.

Signed in my presence by the elector who is personally known to me (or who has been identified to my satisfaction).

(Signed)

Attesting Officer.

FORM II,

(See rule 7.)

VOTING PAPER.

COUNTERFOIL.
SERIAL NO.

SERIAL NO. _____

One Additional Member is to be elected to the Legislative Council of the Governor of Bombay by the Sardars of Gujarat.

Name of Elector.

I hereby declare that I am the person whose name appears as.....
..... on the list now in force under the Resolution of the Government of Bombay in the Political Department, No. 6265, dated the 21st day of September 1909.

(Signed)

Mehler

Instructions.

Returning Officer.

1. Each elector has one vote.
2. He shall vote by placing, or causing to be placed, the mark ✕ opposite the name of the candidate whom he prefers.
3. The voting paper shall be invalid if the mark ✕ is placed opposite the name of more than one candidate, or if it is so placed as to render it doubtful to which candidate such mark is intended to apply.
4. Before his vote is marked the elector shall sign the declaration on the counterfoil in the presence of the Attesting officer, who shall attest his signature. Without such attestation

Signed in my presence by the elector who is personally known to me (or who has been identified to my satisfaction).

(Signed)

Attesting Officer.

5. Voting papers shall be presented for attestation and marked and delivered to the Attesting officer enclosed in the envelope to be supplied to him for the purpose between the hours of and on the day of 19

SCHEDULE V.

19. In rule 3 of Schedule V, in sub-rule (2) after the word "Commissioner" the words "and of the Mukhtiarkar" and after the word "district" the words "and taluka" shall be inserted.

20. In rule 5 of the said Schedule—

(1) To sub-rule (1) the following words shall be added, namely :—

"Provided that the returning officer is satisfied that such person is willing to be so nominated."

(2) In sub-rule (2) for the words "by registered post to each elector" the following words shall be substituted, namely :—

"to each elector through the Mukhtiarkar of the taluka in which such elector resides."

21. After rule 6 of the said Schedule the following rule shall be inserted, namely :—

"6-A(1). A candidate who has been duly nominated for election may withdraw his candidature by a written and signed communication delivered to the returning officer not less than fourteen clear days before the date fixed for the recording of votes; or, if the period between the dates fixed for the scrutiny of nomination papers and the recording of votes is less than fourteen clear days, not later than the date fixed for such scrutiny.

"(2) The returning officer shall forthwith notify the withdrawal of any candidate in such manner as the Local Government may prescribe and shall communicate the withdrawal to the attesting officer who shall thereupon remove from the voting paper the name of the candidate who has withdrawn his candidature.

"(3) A candidate who has withdrawn his candidature shall not be allowed to cancel the withdrawal or to stand as a candidate for the same election."

22. For rule 7 (2) of the said Schedule the following shall be substituted, namely :—

"(2) Where an elector subscribes two or more nomination papers all such nomination papers except the one first received by the attesting officer shall be deemed to be invalid and if the returning officer is unable to determine which of such nomination papers was so received first, both or all of such papers shall be deemed to be invalid.

(3) The returning officer shall examine the nomination papers and shall decide all objections which may be made to any nomination paper on the ground that it is not valid under these rules and may reject, either of his own motion or on such objection, any nomination paper on such ground; the decision of the returning officer shall in every case be endorsed by him on the nomination paper in respect of which such decision is given and shall be final save as provided in Regulations VIII and XVI."

23. In rule 8 of the said Schedule—

(1) In sub-rule (1) for the words "one candidate only is duly nominated" the following words shall be substituted, namely :—

"one duly nominated candidate only stands for election," and

(2) In sub-rule (2) for the words "more candidates than one are duly nominated" the following words shall be substituted, namely :—

"more duly nominated candidates than one stand for election."

24. In rule 9 of the said Schedule—

(1) In sub-rule (3) for the words "back of the paper" the word "counterfoil" and for the words "face thereof" the words "voting paper" shall be substituted.

(2) The following sub-rule shall be inserted at the end, namely :—

"(7) If an elector is unable to read or write or is by reason of blindness or other physical defect incapacitated from recording his vote as required by the foregoing provisions of this rule the attesting officer shall assist him in such manner as may be necessary to mark the voting paper and sign the declaration on the counterfoil."

25. In Rule 11 of the said Schedule for sub-rules (2) and (3) the following sub-rules shall be substituted, namely :—

"(2) Where an elector records his vote on two or more voting papers all such voting papers except the one first received by the attesting officer shall be deemed to

be invalid, and if the returning officer is unable to determine which of such papers was so received first, both or all of such papers shall be deemed to be invalid.

"(3) The returning officer shall endorse "rejected" with the grounds for such rejection on any voting paper which he may reject on the ground that it is invalid under these rules and, save as provided in rule 12 (4) or in Regulation XVI, such rejection shall be final.

"(4) The returning officer shall tear off the counterfoils and place them in safe custody pending disposal under rule 14."

26. In rule 12 for the said Schedule—

(1) In sub-rule (3) for the words and figures "sealed as provided by rule 11" the words "but not the counterfoils" shall be substituted.

(2) For sub-rule (4) the following shall be substituted, namely:—

"(4) If an objection is made to any voting paper on the ground that it is invalid under these rules or to the rejection by the returning officer of any voting paper, it shall be decided at once by the returning officer whose decision shall be final, save as provided in Regulations VIII and XVI."

27. For Form III annexed to the said Schedule the following form shall be substituted:—

FORM III.

(See rule 9.)

VOTING PAPER.

COUNTERTOIL.

Serial No.

I hereby declare that I am the person whose name appears as
No. on the electoral roll of Jagirdars and Zamindars of Sind for the election of an additional member of the Legislative Council of the Governor of Bombay.

(Signed)

Electors

Serial No.

One Additional Member is to be elected to the Legislative Council of the Governor of Bombay by the Jagirdars and Zamindars of Sind.

Instructions

1. Each elector has one vote.
2. He shall vote by placing, or causing to be placed, the mark x opposite the name of the candidate whom he prefers.
3. The voting paper shall be invalid if the mark x is placed opposite the name of more than one candidate, or if it is so placed as to render it doubtful to which candidate such mark is intended to apply.
4. Before his vote is marked the elector shall sign the declaration on the counterfoil in the presence of the Attesting officer, who shall attest his signature. Without such attestation the voting paper shall be invalid.
5. Voting papers shall be presented for attestation and marked and delivered to the Attesting officer enclosed in the envelope to be supplied to him for the purpose between the hours of and on the day of 19 ;

Signed in my presence by the elector who is personally known to me (or who has been identified to my satisfaction).

(Signed)

Attesting Officer.

SCHEDULE VI.

28. In rule 6 of Schedule VI—

- (1) In sub-rule (1) after the words "seeks election" the words "and has such practical connection with it as qualifies him to represent it" shall be inserted.
- (2) To sub-rule (1) the following words shall be added, namely :—
"Provided that the returning officer is satisfied that such person is willing to be so nominated."
- (3) In sub-rule (3) after the word "President" the words "or Vice-President" shall be inserted.
- (4) In sub-rule (4) for the word "President" the word "officer" shall be substituted.

29. After rule 7 of the said Schedule the following rule shall be inserted, namely :—

- "7-A (1) A candidate who has been duly nominated for election may withdraw his candidature by a written and signed communication delivered to the returning officer not less than fourteen clear days before the date fixed for the recording of votes, or if the period between the dates fixed for the scrutiny of nomination papers and the recording of votes is less than fourteen clear days, not later than the date fixed for such scrutiny.
- "(2) The returning officer shall forthwith notify the withdrawal of any candidate in such manner as the Local Government may prescribe and shall remove from the voting paper the name of the candidate who has withdrawn his candidature.
- "(3) A candidate who has withdrawn his candidature shall not be allowed to cancel the withdrawal or to stand as a candidate for the same election."

30. In rule 8 of the said Schedule for sub-rule (2) the following sub-rules shall be substituted, namely :—

- "(2) Where a member subscribes two or more nomination papers all such nomination papers except the one first received by the returning officer shall be deemed to be invalid and if the returning officer is unable to determine which of such nomination papers was so received first, both or all of such papers shall be deemed to be invalid.
- "(3) The returning officer shall examine the nomination papers and shall decide all objections which may be made to any nomination paper on the ground that it is not valid under these rules and may reject either of his own motion or on such objection, any nomination paper on such ground; the decision of the returning officer shall in every case be endorsed by him on the nomination paper in respect of which such decision is given and shall be final save as provided in Regulations VIII and XVI."

31. In rule 9 of the said Schedule,

- (1) In sub-rule (1) for the words "one candidate only is duly nominated" the following shall be substituted, namely, "one duly nominated candidate only stands for election"; and
- (2) In sub-rule 2 for the words "more candidates than one are duly nominated" the following words shall be substituted, namely, "more duly nominated candidates than one stand for election".

32. In rule 10 of the said Schedule, in the proviso for the words "to the returning officer for the same" the following words shall be substituted, namely :—

"for the same to the returning officer or to the President or Vice-President of the Municipality or District Local Board by which he was selected".

33. In rule 11 of the said schedule—

- (1) In sub-rule (1) for the word "thereon" the words "on the counterfoil" shall be substituted and after the word "President", wherever it occurs, the words "or Vice-President" shall be inserted.
- (2) The following sub-rule shall be inserted at the end, namely :—
- (3) If a delegate is unable to read or write or is by reason of blindness or other physical defect incapacitated from recording his vote as required by the foregoing provisions of this rule the President or Vice-President aforesaid, as the case may be, shall assist him in such manner as may be necessary to mark the voting paper and sign the declaration on the counterfoil."

34. In rule 12 of the said Schedule for sub-rules (2) and (3) the following sub-rules shall be substituted, namely :—

- “(2) Where a delegate records his vote on two or more voting papers all such voting papers except the one first received by the returning officer shall be deemed to be invalid and if the returning officer is unable to determine which of such papers was so received first, both or all of such papers shall be deemed to be invalid.
- (3) The returning officer shall endorse “ rejected ” with the grounds for such rejection on any voting paper which he may reject on the ground that it is invalid under these rules and save as provided in rule 13 (4) or in Regulation XVI such rejection shall be final.
- (4) The returning officer shall tear off the counterfoils and place them in safe custody pending disposal under rule 15.”

35. In rule 13 of the said Schedule—

- (1) In sub-rule (3) for the words and figure “ sealed as provided by rule 12 ” the words “ but not the counterfoils ” shall be substituted.
- (2) For sub-rule (4) the following shall be substituted, namely :—
- “(4) If an objection is made to any voting paper on the ground that it is invalid under these rules or to the rejection by the returning officer of any voting paper, it shall be decided at once by the returning officer whose decision shall be final, save as provided in Regulations VIII and XVI.”

36. In Form II annexed to the said Schedule after the word “ President ” wherever it occurs the words “ or Vice-President ” shall be inserted.

37. For Form III annexed to the said Schedule the following form shall be substituted :—

FORM III.

(See rule 10.)

VOTING PAPER.

COUNTERFOIL

SERIAL No.

Name of delegate:

I hereby declare that I am a delegate from the of for the election of an additional Member of the

Signed

Delegates

Returning Officer.

Instructions.

1. Each delegate has one vote.
2. He shall vote by placing, or causing to be placed, the mark ✕ opposite the name of the candidate whom he prefers.
3. The voting paper shall be invalid if the mark ✕ is placed opposite the name of more than one candidate, or if it is so placed as to render it doubtful to which candidate such mark is intended to apply.
4. Before his vote is marked the delegate shall sign the declaration on the counterfoil in the presence of the President or Vice-President of the Municipality or District Local Board by which he was selected, who shall attest his signature. Without such attestation the voting paper shall be invalid.
5. Voting papers shall be presented for attestation and marked and delivered to the President or Vice-President on or before the day of 19 _____.

Signed in my presence by the Delegate who is personally known to me (or who has been identified to my satisfaction).

Signed

President Vice-President of

SCHEDULE VII.

38. In rule 1 of Schedule VII after sub-rule (1) the following sub-rule shall be inserted, namely :—

“(2) ‘Firm’ means an association of two or more individuals trading jointly and not being registered under the Indian Companies Act, 1882, or any other law for the time being in force.”

and the word “and” between sub-rules (1) and (2) shall be omitted and sub-rule (2) shall be renumbered (3).

39. In rule 3 of the said Schedule—

(1) For clause (a) the following clauses shall be substituted, namely :—

“(a) hold alienated or unalienated land assessed at or of the assessable value of not less than one hundred rupees or in the City of Bombay of a rateable value of not less than two thousand and five hundred rupees as determined in accordance with the provisions of Chapter VIII of the City of Bombay Municipal Act, 1888, for the purposes of that Act; or

“(b) being sharers in joint estates are entitled to a share which would as a separate holding qualify them to vote under sub-clause (a); or”

and clauses (b), (c), (d), (e), (f), (g) and (h) shall be relettered as (c), (d), (e), (f), (g), (h) and (i) respectively.

(2) For clause (c) as relettered the following shall be substituted, namely :—

“(c) have during the financial year immediately preceding that in which the election is held paid on their own account income tax on an income of not less than one thousand rupees per annum, or in the City of Bombay, two thousand rupees, per annum.”

40. In rule 4 of the said Schedule—

(1) In sub-rule (2) for the word and letter ‘clause (b)’ the word and letter ‘clause (c)’ shall be substituted,

(2) In sub-rule (4) after the words “District Magistrate” the words “and Mamlatdar” shall be inserted and for the words “Chief Presidency Magistrate” the word “Collector” shall be substituted.

41. In rule 7 of the said Schedule—

(1) To sub-rule (1) the following words shall be added, namely :—

“and with which he has such practical connection as qualifies him to represent it.”

(2) In sub-rule (3) the words “and shall be attested by an attesting officer in the manner prescribed on the face of the form” shall be omitted.

(3) For sub-rule (4) the following sub-rule shall be substituted, namely :—

“(4) Every nomination paper shall be presented for attestation on the date and at the time and place appointed by the Local Government in this behalf, and if the attesting officer is satisfied that the nominee is willing to stand for election shall be duly attested by the attesting officer in the manner prescribed on the face of the form and without delay despatched by registered post to the returning officer except when the returning officer and the attesting officer are one and the same person.”

42. After Rule 8 of the said Schedule the following rule shall be inserted namely :—

“8-A. (1) A candidate who has been duly nominated for election may withdraw his candidature by a written and signed communication delivered to the returning officer not less than fourteen clear days before the date fixed for the recording of votes, or if the period between the dates fixed for the scrutiny of nomination papers and recording of votes is less than fourteen clear days, not later than the date fixed for such scrutiny.

“(2) The returning officer shall forthwith notify the withdrawal of any candidate in such manner as the Local Government may prescribe, and shall communicate the withdrawal to the attesting officer who shall thereupon remove from the voting paper the name of the candidate who has withdrawn his candidature.

“(3) A candidate who has withdrawn his candidature shall not be allowed to cancel the withdrawal or to stand as a candidate for the same election.”

43. In rule 9 of the said Schedule for sub-rule (2) the following sub-rules shall be substituted, namely :—

“(2) Where an elector subscribes two or more nomination papers all such nomination papers except the one first received by the attesting officer shall be deemed to be

invalid and if the returning officer is unable to determine which of such nomination papers was so received first, both or all of such papers shall be deemed to be invalid.

“(3) The returning officer shall examine the nomination papers and shall decide all objections which may be made to any nomination paper on the ground that it is not valid under these rules and may reject, either of his own motion or on such objection, any nomination paper on such ground; the decision of the returning officer shall in every case be endorsed by him on the nomination paper in respect of which such decision is given and shall be final save as provided in Regulations VIII and XVI.”

44. In rule 10 of the said Schedule:—

- (1) In sub-rule (1) for the words “one candidate only is duly nominated”, the following words shall be substituted, namely, “one duly nominated candidate only stands for election”.
- (2) In sub-rule (2) for the words “more candidates than one are duly nominated” the following words shall be substituted, namely, “more duly nominated candidates than one stand for election”.

45. In rule 11 of the said Schedule:—

- (1) In sub-rule (3) for the words “back of the paper” the word “counterfoil” and for the words “face thereof” the words “voting paper” shall be substituted.
- (2) The following sub-rule shall be inserted at the end, namely:—
 - (7) If an elector is unable to read or write or is by reason of blindness, or, other physical defect incapacitated from recording his vote as required by the foregoing provisions of this rule the attesting officer shall assist him in such manner as may be necessary to mark the voting paper and sign the declaration on the counterfoil”.

46. To rule 12 of the said Schedule the following proviso shall be added, namely:—

“Provided that this rule shall not apply where the attesting officer and the returning officer are one and the same person.”

47. In rule 13 of the said Schedule for sub-rules (2) and (3) the following sub-rules shall be substituted, namely:—

- “(2) Where an elector records his vote on two or more voting papers all such papers except the one first received by the attesting officer shall be deemed to be invalid, and if the returning officer is unable to determine which of such papers was so received first, both or all of such papers shall be deemed to be invalid.
- “(3) The returning officer shall endorse “rejected” with the grounds for such rejection on any voting paper which he may reject on the ground that it is invalid under these rules and, save as provided in rule 14 (4) or in Regulation XVI, such rejection shall be final.
- “(4) The returning officer shall tear off the counterfoils and place them in safe custody pending disposal under rule 16.”

48. In rule 14 of the said Schedule:—

- (1) In sub-rule (3) for the words and figures “sealed as provided by rule 13” the words “but not the counterfoils” shall be substituted.
- (2) For sub-rule (4) the following sub-rule shall be substituted, namely:—
 - (4) If an objection is made to any voting paper on the ground that it is invalid under these rules or to the rejection by the returning officer of any voting paper, it shall be decided at once by the returning officer whose decision shall be final, save as provided in Regulations VIII and XVI.”

49. For Form III annexed to the said Schedule the following form shall be substituted, namely:—

FORM III.

(See rule 11.)

VOTING PAPER.

COUNTER FOIL.

Serial No.

I hereby declare that I am the person whose name appears as

on the electoral roll of Muhammadans for the

Division (or the City of Bombay) for the election of an Additional Member of the Legislative Council of the Governor of Bombay.

Signed,

Elector.

One Additional Member is to be elected to the Legislative Council of the Governor of Bombay by the Muhammadan Community in the Division (or the City of Bon bay).

Signed in my presence by the elector who is personally known to me (*or* who has been identified to my satisfaction).

Signed,

Attesting Officer:

1. Each elector has one vote.
2. He shall vote by placing, or causing to be placed, the mark ✓ opposite the name of the candidate whom he prefers.
3. The voting paper shall be invalid if the mark ✗ is placed opposite the name of more than one candidate or if it is so placed as to render it doubtful to which candidate such mark is intended to apply.
4. Before his vote is marked the elector shall sign the declaration on the counterfoil in the presence of the attesting officer, who shall attest his signature. Without such attestation the voting paper shall be invalid.
5. Voting papers shall be presented for attestation and marked and delivered to the Attesting Officer enclosed in the envelope to be supplied to him for the purpose between the hours of 19 and 21 on the day of

1

SCHEDULE VIII.

50. To rule 5, sub-rule (1) of Schedule VIII the following words shall be added, namely :—

“ Provided that the returning officer is satisfied that such person is willing to be so nominated ”.

51. After Rule 6 of the said Schedule the following rule shall be inserted, namely :—

“ 6-A (1) A candidate who has been duly nominated for election may withdraw his candidature by a written and signed communication delivered to the returning officer not less than fourteen clear days before the date fixed for the recording of votes, or if the period between the dates fixed for the scrutiny of nomination papers and the recording of votes is less than fourteen clear days, not later than the date fixed for such scrutiny.

(2) The returning officer shall forthwith notify the withdrawal of any candidate in such manner as the Local Government may prescribe and shall remove from the voting paper the name of the candidate who has withdrawn his candidature.

(3) A candidate who has withdrawn his candidature shall not be allowed to cancel the withdrawal or to stand as a candidate for the same election.”

52. In Rule 7 of the said Schedule for sub-rule (2) the following sub-rules shall be substituted, namely :—

“(2) Where an elector subscribes two or more nomination papers all such nomination papers except the one first received by the returning officer shall be deemed to be invalid, and if the returning officer is unable to determine which of such nomination papers was so received first, both or all of such papers shall be deemed to be invalid.

“(3) The returning officer shall examine the nomination papers and shall decide all objections which may be made to any nomination paper on the ground that it is not valid under these rules and may reject, either of his own motion or on such objection any nomination paper on such ground; the decision of the returning officer shall in every case be endorsed by him on the nomination paper in respect of which such decision is given and shall be final save as provided in Regulations VIII and XVI.”

53. In Rule 8 of the said Schedule—

(1) In sub-rule (1) for the words “ one candidate only is duly nominated ” the following words shall be substituted, namely, “ one duly nominated candidate only stands for election ”.

(2) In sub-rule (2) for the words “ more candidates than one are duly nominated ”, the following words shall be substituted, namely, “ more duly nominated candidates than one stand for election ”.

54. In Rule 9 of the said Schedule after sub-rule (4) the following sub-rule shall be inserted, namely :—

“(5) If an elector is unable to read or write or is by reason of blindness or other physical defect incapacitated from recording his vote as required by the foregoing provisions of this rule the chairman aforesaid shall assist him in such manner as may be necessary to mark the voting paper and sign the declaration on the counterfoil ”

and sub-rule (5) shall be renumbered (6).

55. In Rule 10 of the said Schedule for sub-rules (2) and (3) the following sub-rules shall be substituted, namely :—

“(2) Where an elector records his vote on two or more voting papers all such voting papers except the one first received by the returning officer shall be deemed to be invalid, and if the returning officer is unable to determine which of such papers was so received first, both or all such papers shall be deemed to be invalid

“(3) The returning officer shall endorse “ rejected ” with the grounds for such rejection on any voting paper which he may reject on the ground that it is invalid under these rules and, save as provided in Rule 11 (4), or in Regulation XVI, such rejection shall be final.

“(4) The returning officer shall tear off the counterfoils and place them in safe custody pending disposal under rule 13.”

56. In rule 11 of the said Schedule—

(1) In sub-rule (3) for the words and figures “ sealed as provided by rule 10 ” the words “ but not the counterfoils ” shall be substituted.

(2) For sub-rule (4), the following shall be substituted, namely :—

(4) If an objection is made to any voting paper on the ground that it is invalid under these rules or to the rejection by the returning officer of any voting paper, it shall be decided at once by the returning officer whose decision shall be final, save as provided in Regulations VIII and XVI.

57. For Form II annexed to the said Schedule the following form shall be substituted, namely :—

COUNTERFOIL.
 SERIAL No.

I hereby declare that I am a delegate from the
 for the election of an Additional Member of the Legislative Council of the
 Governor of Bomlay by the Indian Commercial Community.

Signed.

Elector.

Instructions.

Returning Officer.

1. Each elector has one vote.
2. He shall vote by placing, or causing to be placed, the mark opposite the name of the candidate whom he prefers.
3. The voting paper shall be invalid if the mark is placed opposite the name of more than one candidate or if it is so placed as to render it doubtful to which candidate such mark is intended to apply.
4. Before his vote is marked the elector shall sign the declaration on the counterfoil in the presence of the Chairman of the body by which he was selected and shall obtain his signature to the certificate printed thereunder. Without such signature to the certificate the voting paper shall be invalid.
5. Voting papers after being duly filled up shall be sent by the elector enclosed in the envelope provided to the Returning Officer by registered post. Voting papers which are not received by the Returning Officer before the 19th shall be rejected.

Signed.

Chairman of

SCHEDULE IX.

58. To rule 2 of Schedule IX the following words shall be added, namely :

"Provided that the President of the said Bombay Chamber or Karachi Chamber as the case may be is satisfied that such person is willing to stand for election."

SCHEDULE X.

59. To rule 2 of Schedule X the following words shall be added, namely :

"Provided that the Chairman of the association making the election is satisfied that such person is willing to stand for election :—

The 5th October, 1912.

No. 50.—In exercise of the powers conferred by section 6 of the Indian Councils Act, 1909 (9 Edw. VII, c. 4), the Governor General in Council, with the approval of the Secretary of State for India in Council, is pleased to make the following amendments in the Regulations for the nomination and election of Members of the Legislative Council of the Lieutenant Governor of the United Provinces of Agra and Oudh published in Notification No. 18, of the Government of India in the Legislative Department, dated the 15th November 1909:—

1. In Regulation I,

- (1) in clause (1), sub-clause A, for the word "twenty" the word "twenty-one" shall be substituted, and
- (2) in clause (2), for the word "forty-six" the word "forty-seven" shall be substituted, and after the word "may" the words "with the sanction of the Governor General" shall be inserted.

2. In Regulation II,

- (1) for the word "twenty" the word "twenty-one" shall be substituted;
- (2) in sub-head (iii) for the figure "8" the figure "9" shall be substituted.

3. In Regulation IV,

- (1) After clause (a) the following clause shall be inserted, namely:—
" (b) is an official or "
and clauses (b), (c), (d), (e), (f), (g), (h), and (i) shall respectively be relettered as clauses (c), (d), (e), (f), (g), (h), (i) and (k); and in the proviso to the said Regulation for the letters and word " (f), (g), (h) and (i)", the letters and word " (g), (h), (i), and (k)" shall be substituted.

- (2) In clause (d), as relettered, the word "Civil" shall be omitted.

4. In Regulation VI, clause (c), the word "Civil" shall be omitted.

5. In Regulation VIII, for the words and letters " clause (c), (e), (f), (g) or (h) " the words and letters " clause (d), (f), (g), (h) or (i) " shall be substituted.

6. In Regulation X (1), for the words " save as provided as the case may be," the following shall be substituted, namely:—

" Save as otherwise provided in these Regulations, the term of office of a Member shall be three years commencing from—

- (a) in the case of a nominated Member, the date of the publication in the local official Gazette of the notification by which he is nominated,
- (b) in the case of an elected Member, the date of the publication in the local official Gazette of the result of the election, or when the result of such election has been so published before the vacancy has occurred, from the date on which such vacancy occurs."

7. For Regulation XIII the following regulation shall be substituted, namely:—

" XIII.—The power of making laws and regulations, and of transacting other business vested in the Legislative Council of the Lieutenant Governor of the United Provinces of Agra and Oudh shall be exercised only when ten or more Members of the Council are present".

AMENDMENT OF SCHEDULES.

SCHEDULES I AND II.

(i) *Amendments common to Schedules I and II.*

8. To rule 3, sub-rule 1 of each of Schedules I and II the following words shall be added, namely:—

" Provided that the returning officer is satisfied that such person is willing to be so nominated "

9. After rule 4 of each of the said Schedules the following rule shall be inserted, namely :—

“ 4-A (1) A candidate who has been duly nominated for election may withdraw his candidature by a written and signed communication delivered to the returning officer not less than fourteen clear days before the date fixed for the recording of votes, or if the period between the dates fixed for the scrutiny of nomination papers and the recording of votes is less than fourteen clear days, not later than the date fixed for such scrutiny.

“ (2) The returning officer shall forthwith notify the withdrawal of any candidate in such manner as the Local Government may prescribe, and shall remove from the voting paper the name of the candidate who has withdrawn his candidature.

“ (3) A candidate who has withdrawn his candidature shall not be allowed to cancel the withdrawal or to stand as a candidate for the same election ”.

10. For rule 5 (2) of each of the said Schedules the following sub-rules shall be substituted, namely :—

“ (2) Where an elector subscribes two or more nomination papers, all such nomination papers except the one first received by the returning officer shall be deemed to be invalid and if the returning officer is unable to determine which of such nomination papers was first received by him both or all of such papers shall be deemed to be invalid.

(3) The returning officer shall examine the nomination papers and shall decide all objections which may be made to any nomination paper on the ground that it is not valid under these rules and may reject, either of his own motion or on such objection, any nomination paper on such ground ; the decision of the returning officer shall in every case be endorsed by him on the nomination paper in respect of which such decision is given and shall be final save as provided in Regulations VIII and XVI. ”

11. In Rule 6 of each of the said Schedules,

(1) In sub-rule (1) for the words “ one candidate only is duly nominated ” the following words shall be substituted, namely, “ one duly nominated candidate only stands for election ”.

(2) In sub-rule (2) for the words “ more candidates than one are duly nominated ” the following words shall be substituted, namely, “ more duly nominated candidates than one stand for election ”.

12. To Rule 7 of each of the said Schedules the following proviso shall be added, namely :—

“ Provided that if an elector is unable to read or write or is by reason of blindness or other physical defect incapacitated from recording his vote as required by this rule the returning officer shall assist him in such manner as may be necessary to mark the voting paper and sign the declaration on the back thereof.

(ii) *Further amendments of Schedule I.*

13. For Rule 9 sub-rule 2 of Schedule I the following sub-rules shall be substituted, namely :—

“ (2) Where an elector records his vote on two or more voting papers all such voting papers except the one first received by the returning officer shall be deemed to be invalid, and if the returning officer is unable to determine which of such papers was received first, both or all of such papers shall be deemed to be invalid. ”

" (3) The returning officer shall endorse " rejected " with the grounds for such rejection on any voting paper which he may reject on the ground that it is invalid under these rules and, save as provided in rule 10 (4) or in Regulation XVI, such rejection shall be final,"

and sub-rule (3) of the said rule shall be re-numbered (4).

14. For rule 10 (4) of the said Schedule the following shall be substituted, namely :—

" (4) If an objection is made to any voting paper on the ground that it is invalid under these rules or to the rejection by the returning officer of any voting paper it shall be decided at once by the returning officer whose decision shall be final, save as provided in Regulations VIII and XVI".

(iii) *Further amendments of Schedule II.*

15. For Rule 8, sub-rule 2 of Schedule II the following sub-rules shall be substituted, namely :—

" (2) Where an elector records his vote on two or more voting papers all such voting papers except the one first received by the returning officer shall be deemed to be invalid, and if the returning officer is unable to determine which of such papers was received first, both or all of such papers shall be deemed to be invalid.

" (3) The returning officer shall endorse " rejected " with the grounds for such rejection on any voting paper which he may reject on the ground that it is invalid under these rules and, save as provided in rule 9 (3) or in Regulation XVI, such rejection shall be final,"

and sub-rule (3) of the said rule shall be re-numbered (4).

16. For rule 9 (3) of the said Schedule the following shall be substituted, namely :—

" (3) If an objection is made to any voting paper on the ground that it is invalid under these rules or to the rejection by the returning officer of any voting paper it shall be decided at once by the returning officer whose decision shall be final, save as provided in Regulations VIII and XVI".

SCHEDULE III.

17. In rule 2, sub-rule (1) of Schedule III for the word " eight " the word " nine " shall be substituted and after the word " Allahabad " the word " Jhansi " shall be inserted.

18. In rule 10 of the said Schedule—

(1) In sub-rule (1), clause (e), after the word " pays " the words " on his own account " shall be inserted, and the following proviso shall be added to the sub-rule, namely :—

" Provided that the income tax referred to in clause (d) or clause (e) was paid during the financial year immediately preceding that in which the election is held ".

(2) In sub-rule (3) the words " and shall be attested by the attesting officer in the manner prescribed on the face of the form " shall be omitted.

(3) For sub-rule (4) the following sub-rule shall be substituted, namely :—

" (4) Every nomination paper shall be presented for attestation on the date and at the time and place appointed by the Local Government in this behalf and if the attesting officer is satisfied that the nominee is willing to stand for election, shall be attested by the attesting officer in the manner prescribed on the face of the form and without delay despatched by registered post to the returning officer ".

19. After rule 11 of the said Schedule the following rule shall be inserted, namely :—

“ 11-A (1) A candidate who has been duly nominated for election may withdraw his candidature by a written and signed communication delivered to the returning officer not less than fourteen clear days before the date fixed for the recording of votes ; or, if the period between the dates fixed for the scrutiny of nomination papers and the recording of votes is less than fourteen clear days, not later than the date fixed for such scrutiny.

“ (2) The returning officer shall forthwith notify the withdrawal of any candidate in such manner as the Local Government may prescribe and shall communicate the withdrawal to the attesting officer who shall thereupon remove from the voting paper the name of the candidate who has withdrawn his candidature.

“ (3) A candidate who has withdrawn his candidature shall not be allowed to cancel the withdrawal or to stand as a candidate for the same election.”

20. For rule 12 (2) of the said Schedule the following shall be substituted, namely :—

“ (2) Where an elector subscribes two or more nomination papers all such nomination papers except the one first received by the attesting officer shall be deemed to be invalid and if the returning officer is unable to determine which of such nomination papers was so received first, both or all of such papers shall be deemed to be invalid.

“ (3) The returning officer shall examine the nomination papers and shall decide all objections which may be made to any nomination paper on the ground that it is not valid under these rules and may reject, either of his own motion or on such objection, any nomination paper on such ground ; the decision of the returning officer shall in every case be endorsed by him on the nomination paper in respect of which such decision is given and shall be final save as provided in Regulations VIII and XVI ”.

21. In rule 13 of the said Schedule—

(1) In sub-rule (1) for the words “ one candidate only is duly nominated ” the following words shall be substituted, namely :—

“ one duly nominated candidate only stands for election ”.

(2) In sub-rule (2) for the words “ more candidates than one are duly nominated ” the following words shall be substituted, namely,—

“ more duly nominated candidates than one stand for election.”

22. In rule 14 of the said Schedule after sub-rule (6) the following sub-rule shall be inserted namely :—

“ (7) If an elector is unable to read or write or is by reason of blindness or other physical defect incapacitated from recording his vote as required by the foregoing provisions of this rule the attesting officer shall assist him in such manner as may be necessary to mark the voting paper and sign the declaration on the back thereof ”.

and sub-rules (7) and (8) shall be renumbered as (8) and (9) respectively.

23. In Rule 15 of the said Schedule for sub-rule (2) the following sub-rules shall be substituted, namely :—

“ (2) Where an elector records his vote on two or more voting papers all such voting papers except the one first received by the attesting officer shall be deemed to be invalid, and if the returning

officer is unable to determine which of such papers was so received first, both or all of such papers shall be deemed to be invalid.

"(3) The returning officer shall endorse "rejected" on any voting paper which he may reject and mark "discarded" against any vote which he may discard on the ground that it is invalid under these rules and shall endorse on the voting paper the grounds for such rejection or discarding; and save as provided in rule 16 (4) or in Regulation XVI such rejection or discarding shall be final".

And sub-rule (3) of the said rule shall be renumbered as (4).

24. In Rule 16 of the said Schedule, for sub-rule (4) the following shall be substituted, namely :—

"(4) If an objection is made to any voting paper or vote on the ground that it is invalid under these rules or to the rejection by the returning officer of any voting paper, or the discarding by him of any vote, it shall be decided at once by the returning officer whose decision shall be final, save as provided in Regulations VIII and XVI."

SCHEDULE IV.

25. In rule 1 of Schedule IV after sub-rule (1) the following sub-rule shall be inserted, namely :—

"(2) "Firm" means an association of two or more individuals trading jointly and not being registered under the Indian Companies Act, 1852, or any other law for the time being in force."

and sub-rule (2) shall be renumbered (3).

26. In rule 7 of the said Schedule—

(1) In sub-rule (3) the words "and shall be attested by the attesting officer in the manner prescribed on the face of the form" shall be omitted.

(2) For sub-rule (4) the following sub-rule shall be substituted, namely :—

"(4) Every nomination paper shall be presented for attestation on the date and at the time and place appointed by the Local Government in this behalf, and, if the attesting officer is satisfied that the nominee is willing to stand for election, shall be attested by the attesting officer in the manner prescribed on the face of the form and without delay despatched by registered post to the returning officer."

27. After Rule 8 of the said Schedule the following rule shall be inserted, namely :—

"8.A. (1) A candidate who has been duly nominated for election may withdraw his candidature by a written and signed communication delivered to the returning officer not less than fourteen clear days before the date fixed for the recording of votes, or if the period between the dates fixed for the scrutiny of nomination papers and the recording of votes is less than fourteen clear days, not later than the date fixed for such scrutiny.

"(2) The returning officer shall forthwith notify the withdrawal of any candidate in such manner as the Local Government may prescribe, and shall communicate the withdrawal to the attesting officer who shall thereupon remove from the voting paper the name of the candidate who has withdrawn his candidature.

"(3) A candidate who has withdrawn his candidature shall not be allowed to cancel the withdrawal or to stand as a candidate for the same election."

28. In Rule 9 of the said Schedule for sub-rule (2) the following sub-rules shall be substituted, namely :—

"(2) Where an elector subscribes two or more nomination papers all such nomination papers except the one first received by the attesting officer shall be deemed to be invalid and if the returning officer is unable to determine which of such nomination papers was so received first, both or all of such papers shall be deemed to be invalid.

"(3) The returning officer shall examine the nomination papers and shall decide all objections which may be made to any nomination paper on the ground that it is not valid under these rules and may reject either of his own motion or on such objection, any nomination paper on such ground; the decision of the returning officer shall in every case be endorsed by him on the nomination paper in respect of which such decision is given and shall be final save as provided in Regulations VIII and XVI."

29. In Rule 10 of the said Schedule,

(1) In sub-rule (1) for the words "one candidate only is duly nominated" the following words shall be substituted, namely, "one duly nominated candidate only stands for election".

(2) In sub-rule 2 for the words "more candidates than one are duly nominated" the following words shall be substituted, namely, "more duly nominated candidates than one stand for election".

30. To Rule 11 of the said Schedule the following sub-rule shall be added, namely :—

"(7) If an elector is unable to read or write or is by reason of blindness or other physical defect incapacitated from recording his vote as required by the foregoing provisions of this rule the attesting officer shall assist him in such manner as may be necessary to mark the voting paper and sign the declaration on the back thereof."

31. In Rule 13 of the said Schedule for sub-rule (2) the following sub-rules shall be substituted, namely :—

"(2) Where an elector records his vote on two or more voting papers all such voting papers except the one first received by the attesting officer shall be deemed to be invalid and if the returning officer is unable to determine which of such papers was so received first, both or all of such papers shall be deemed to be invalid.

"(3) The returning officer shall endorse "rejected" with the grounds for such rejection on any voting paper which he may reject on the ground that it is invalid under these rules and save as provided in rule 14 (4) or in Regulation XVI such rejection shall be final."

And sub-rule (3) shall be renumbered as (4).

32. In Rule 14 of the said Schedule for sub-rule (4) the following shall be substituted, namely :—

"(4) If an objection is made to any voting paper on the ground that it is invalid under these rules or to the rejection by the returning officer of any voting paper, it shall be decided at once by the returning officer whose decision shall be final, save as provided in Regulations VIII and XVI."

SCHEDULE V.

33. In Rule 1 of Schedule V after sub-rule (1) the following sub-rule shall be inserted, namely :—

“(2) “Firm” means an association of two or more individuals trading jointly and not being registered under the Indian Companies Act, 1882, or any other law for the time being in force.”

And sub-rule (2) shall be renumbered (3).

34. In rule 2 of the said Schedule after the word “Allahabad” the word “Jhansi” shall be inserted.

35. In Rule 3 of the said Schedule for clause (c) the following clause shall be substituted, namely :—

“(c) have during the financial year immediately preceding that in which the election is held paid on their own account income tax on an income of not less than three thousand rupees per annum;” or

36. In Rule 7 of the said Schedule—

(1) In sub-rule (3) the words “and shall be attested by an attesting officer in the manner prescribed on the face of the form” shall be omitted.

(2) For sub-rule (4) the following shall be substituted, namely :—

“(4) Every nomination paper shall be presented for attestation on the date and at the time and place appointed by the Local Government in this behalf and if the attesting officer is satisfied that the nominee is willing to stand for election, shall be attested by the attesting officer in the manner prescribed on the face of the form and without delay despatched by registered post to the returning officer.”

37. After Rule 8 of the said Schedule the following rule shall be inserted namely :—

“8A (1). A candidate who has been duly nominated for election may withdraw his candidature by a written and signed communication delivered to the returning officer not less than fourteen clear days before the date fixed for the recording of votes, or if the period between the dates fixed for the scrutiny of nomination papers and the recording of votes is less than fourteen clear days, not later than the date fixed for such scrutiny.

“(2) The returning officer shall forthwith notify the withdrawal of any candidate in such manner as the Local Government may prescribe and shall communicate the withdrawal to the attesting officer who shall thereupon remove from the voting paper the name of the candidate who has withdrawn his candidature.

“(3) A candidate who has withdrawn his candidature shall not be allowed to cancel the withdrawal or to stand as a candidate for the same election.”

38. In Rule 9 of the said Schedule for sub-rule (2) the following sub-rules shall be substituted, namely :—

“(2) Where an elector subscribes two or more nomination papers all such nomination papers except the one first received by the

attesting officer shall be deemed to be invalid, and if the returning officer is unable to determine which of such nomination papers was so received first, both or all of such papers shall be deemed to be invalid.

"(3) The returning officer shall examine the nomination papers and shall decide all objections which may be made to any nomination paper on the ground that it is not valid under these rules and may reject, either of his own motion or on such objection, any nomination paper on such ground; the decision of the returning officer shall in every case be endorsed by him on the nomination paper in respect of which such decision is given and shall be final save as provided in Regulations VIII and XVI".

39. In Rule 10 of the said Schedule—

- (1) In sub-rule (1) for the words "one candidate only is duly nominated" the following words shall be substituted, namely, "one duly nominated candidate only stands for election."
- (2) In sub-rule (2) for the words "more candidates than one are duly nominated," the following words shall be substituted, namely, "more duly nominated candidates than one stand for election."

40. To Rule 11 of the said Schedule the following sub-rule shall be added namely:—

"(7) If an elector is unable to read or write or is by reason of blindness or other physical defect incapacitated from recording his vote as required by the foregoing provisions of this rule the attesting officer shall assist him in such manner as may be necessary to mark the voting paper and sign the declaration on the back thereof".

41. In Rule 13 of the said Schedule for sub-rule 2 the following sub-rules shall be substituted, namely,—

- (2) Where an elector records his vote on two or more voting papers all such voting papers except the one first received by the attesting officer shall be deemed to be invalid, and if the returning officer is unable to determine which of such papers was so received first, both or all of such papers shall be deemed to be invalid.
- (3) The returning officer shall endorse "rejected" with the grounds for such rejection on any voting paper which he may reject on the ground that it is invalid under these rules and, save as provided in Rule 14 (4) or in Regulation XVI, such rejection shall be final".

and sub-rule (3) shall be re-numbered as (4).

42. In Rule 14 of the said Schedule for sub-rule (4), the following shall be substituted, namely:—

- (4) If an objection is made to any voting paper on the ground that it is invalid under these rules or to the rejection by the returning officer of any voting paper, it shall be decided at once by the returning officer whose decision shall be final, save as provided in Regulations VIII and XVI".

The 5th October, 1912.

NO. 51.—In exercise of the powers conferred by section 6 of the Indian Councils Act, 1909 (9 Edw. VII, c. 4) the Governor General in Council with the approval of the Secretary of State for India in Council, is pleased to make the following amendments in the Regulations for the nomination and election of Members of the Legislative Council of the Lieutenant-Governor of the Punjab, published in Notification No. 19 of the Government of India in the Legislative Department, dated the 15th November 1909 :—

1. In Regulation I—

- (1) In clause (1), sub-clause A, for the word “five” the word “eight” shall be substituted.
- (2) In clause (1), sub-clause B, for the word “nineteen” the word “sixteen” shall be substituted.
- (3) In clause (2) after the word “may” the words “with the sanction of the Governor General” shall be inserted.

2. In Regulation II—

- (1) For the word “five” the word “eight” shall be substituted;
- (2) After sub-head (ii), the following sub-head shall be inserted, namely :—
“(iii) By the District Boards in the Punjab.....3 Members,”
and sub-head (iii) shall be renumbered (iv).

3. In Regulation IV—

- (1) After clause (a) the following clause shall be inserted, namely :—
“(b) is an official, or”
and clauses (b), (c), (d), (e), (f), (g), (h) and (i), shall respectively be relettered as clauses (c), (d), (e), (f), (g), (h), (i) and (k); and in the proviso to the said Regulation for the letters and word “(f), (g), (h) and (i)” the letters and word “(g), (h), (i) and (k)” shall be substituted.
- (2) In clause (d), as relettered, the word “Civil” shall be omitted.

4. In Regulation VI, clause (c), the word “Civil” shall be omitted.

5. In Regulation VIII, for the words and letters “clause (c), (e), (f), (g), or (h),” the words and letters “clause (d), (f), (g), (h) or (i)” shall be substituted.

6. In Regulation X (1), for the words “save as provided.....as the case may be,” the following shall be substituted, namely :—

“Save as otherwise provided in these Regulations the term of office of a Member shall be three years commencing from—

- (a) in the case of a nominated Member, the date of the publication in the local official Gazette of the notification by which he is nominated,
- (b) in the case of an elected Member, the date of the publication in the local official Gazette of the result of the election or, when the result of such election has been so published before the vacancy has occurred, from the date on which such vacancy occurs.”

7. For Regulation XIII the following regulation shall be substituted, namely :—

“XIII—The power of making laws and regulations, and of transacting other business vested in the Legislative Council of the Lieutenant-Governor of the Punjab shall be exercised only when eight or more Members of the Council are present.”

AMENDMENTS OF SCHEDULES.

SCHEDULE I.

8. To rule 3, sub-rule 1 of Schedule I the following words shall be added, namely :—
“Provided that the returning officer is satisfied that such person is willing to be so nominated”.

9. After rule 4 of the said Schedule the following rule shall be inserted, namely :—

“4-A (1) A candidate who has been duly nominated for election may withdraw his candidature by a written and signed communication delivered to the returning officer not less than fourteen clear days before the date fixed for the recording of votes, or if the period between the dates fixed for the scrutiny of nomination papers and the recording of votes is less than fourteen clear days, not later than the date fixed for such scrutiny.

“(2) The returning officer shall forthwith notify the withdrawal of any candidate in such manner as the local Government may prescribe, and shall remove from the voting paper the name of the candidate who has withdrawn his candidature.

“(3) A candidate who has withdrawn his candidature shall not be allowed to cancel the withdrawal or to stand as a candidate for the same election.”

10. For rule 5 (2) of the said Schedule the following sub-rule shall be substituted, namely :—

“(2) Where an elector subscribes two or more nomination papers, all such nomination papers except the one first received by the returning officer shall be deemed to

be invalid and if the returning officer is unable to determine which of such nomination papers was first received by him both or all of such papers shall be deemed to be invalid.

"(3) The returning officer shall examine the nomination papers and shall decide all objections which may be made to any nomination paper on the ground that it is not valid under these rules and may reject, either of his own motion or on such objection any nomination paper on such ground; the decision of the returning officer shall in every case be endorsed by him on the nomination paper in respect of which such decision is given and shall be final save as provided in Regulations VIII and XVI."

11. In rule 6 of the said Schedule—

- (1) In sub-rule (1) for the words "one candidate only is duly nominated" the following words shall be substituted, namely, "one duly nominated candidate only stands for election".
- (2) In sub-rule (2) for the words "more candidates than one are duly nominated" the following words shall be substituted, namely, "more duly nominated candidates than one stand for election".

12. To rule 7 of the said Schedule the following proviso shall be added, namely:—

"Provided that if an elector is unable to read or write or is by reason of blindness or other physical defect incapacitated from recording his vote as required by this rule the returning officer shall assist him in such manner as may be necessary to mark the voting paper and sign the declaration on the back thereof."

13. For rule 9, sub-rule 2, of the said Schedule the following sub-rules shall be substituted, namely:—

- "(2) Where an elector records his vote on two or more voting papers all such voting papers except the one first received by the returning officer shall be deemed to be invalid, and if the returning officer is unable to determine which of such papers was received first, both or all of such papers shall be deemed to be invalid.
- "(3) The returning officer shall endorse "rejected" with the grounds for such rejection on any voting paper which he may reject on the ground that it is invalid under these rules and, save as provided in rule 10 (4) or in Regulation XVI, such rejection shall be final."

And sub rule (3) of the said rule shall be re-numbered (4).

14. For rule 10 (4) of the said Schedule the following shall be substituted, namely:—

"(4) If an objection is made to any voting paper on the ground that it is invalid under these rules or to the rejection by the returning officer of any voting paper it shall be decided at once by the returning officer whose decision shall be final, save as provided in Regulations VIII and XVI."

SCHEDULE II.

15. In rule 2 of Schedule II—

- (1) In sub-head I the words "the Municipal Committee of Delhi" shall be omitted and after the words "The Cantonment Committee of Ferozepore" the following shall be added, namely:—

"The Municipal Committee of Hisar.
The Municipal Committee of Hansi.
The Municipal Committee of Bhiwani.
The Municipal Committee of Sirsa.
The Municipal Committee of Rohtak.
The Municipal Committee of Rewari.
The Municipal Committee of Karnal.
The Municipal Committee of Panipat.
The Municipal Committee of Jagraon."

- (2) In sub-head II after the words "The Cantonment Committee of Jullundur" the word "and" shall be omitted and the following shall be added, namely:—

"The Municipal Committee of Hoshiarpur.
The Municipal Committee of Kasur.
The Municipal Committee of Batala.
The Municipal Committee of Gujranwala.
The Municipal Committee of Wazirabad; and".

(3) In sub head III after the words "The Cantonment Committee of Sialkot" the following shall be added, namely :—

- "The Municipal Committee of Gujrat.
- The Municipal Committee of Bhera.
- The Municipal Committee of Jhelum.
- The Municipal Committee of Jhang-cum Maghiana.
- The Municipal Committee of Chiniot.
- The Municipal Committee of Lyallpur.
- The Municipal Committee of Dera Ghazi Khan".

16. In rule 6 of the said Schedule—

(1) In sub-rule (3) the words "and shall be attested by an attesting officer in the manner prescribed on the face of the form" shall be omitted.

(2) For sub-rule (4) the following sub-rule shall be substituted, namely :—

"(4) Every nomination paper shall be presented for attestation before 5 p. m. on the day appointed by the Local Government as the latest date in this behalf and if the attesting officer is satisfied that the nominee is willing to stand for election, shall be attested by the attesting officer in the manner prescribed on the face of the form and without delay despatched by registered post to the returning officer."

17. After rule 7 of the said Schedule the following rule shall be inserted, namely :—

"7A (1) A candidate who has been duly nominated for election may withdraw his candidature by a written and signed communication delivered to the returning officer not less than fourteen clear days before the date fixed for the recording of votes; or, if the period between the dates fixed for the scrutiny of nomination papers and the recording of votes is less than fourteen clear days, not later than the date fixed for such scrutiny.

"(2) The returning officer shall forthwith notify the withdrawal of any candidate in such manner as the local Government may prescribe and shall communicate the withdrawal to the attesting officer who shall thereupon remove from the voting paper the name of the candidate who has withdrawn his candidature.

"(3) A candidate who has withdrawn his candidature shall not be allowed to cancel the withdrawal or to stand as a candidate for the same election."

18. For rule 8(2) of the said Schedule the following sub-rules shall be substituted, namely :—

"(2) Where an elector subscribes two or more nomination papers all such nomination papers except the one first received by the attesting officer shall be deemed to be invalid and if the returning officer is unable to determine which of such nomination papers was so received first, both or all of such papers shall be deemed to be invalid.

"(3) The returning officer shall examine the nomination papers and shall decide all objections which may be made to any nomination paper on the ground that it is not valid under these rules and may reject, either of his own motion or on such objection, any nomination paper on such ground; the decision of the returning officer shall in every case be endorsed by him on the nomination paper in respect of which such decision is given and shall be final save as provided in Regulations VIII and XVI."

19. In rule 9 of the said Schedule—

(1) In sub-rule (1) for the words "one candidate only is duly nominated" the following words shall be substituted, namely :—

"one duly nominated candidate only stands for election."

(2) In sub-rule (2) for the words "more candidates than one are duly nominated" the following words shall be substituted, namely :—

"more duly nominated candidates than one stand for election."

20. Rules 11 to 18 of the said Schedule shall be renumbered as 10 to 17 respectively.

21. To rule 10, as renumbered, of the said Schedule the following sub-rule shall be added, namely :—

"(7) If an elector is unable to read or write or is by reason of blindness or other physical defect incapacitated from recording his vote as required by the foregoing provisions of this rule the attesting officer shall assist him in such manner

as may be necessary to mark the voting paper and sign the declaration on the back thereof.

22. In rule 12, as renumbered, of the said Schedule for sub-rule (2) the following sub-rules shall be substituted, namely:—

“(2) Where an elector records his vote on two or more voting papers all such voting papers except the one first received by the attesting officer shall be deemed to be invalid, and if the returning officer is unable to determine which of such papers was so received first, both or all of such papers shall be deemed to be invalid.

“(3) The returning officer shall endorse “rejected” with the grounds for such rejection on any voting paper which he may reject on the ground that it is invalid under these rules and save as provided in rule 13 (4) or in Regulation XVI such rejection shall be final.”

And sub-rule (3) shall be renumbered as (4).

23. In rule 13, as renumbered, of the said Schedule—

(1) In sub-rule (3) for the figure ‘13’ the figure ‘12’ shall be substituted.

(2) For sub-rule (4) the following shall be substituted, namely:—

“(4) If an objection is made to any voting paper on the ground that it is invalid under these rules or to the rejection by the returning officer of any voting paper, it shall be decided at once by the returning officer whose decision shall be final, save as provided in Regulations VIII and XVI.”

24. In rule 17, as renumbered, of the said Schedule in clause (d), for the figure ‘11’ the figure ‘10’ shall be substituted, and in clause (e), for the figure ‘14’ the figure ‘13’ shall be substituted.

25. In Form III annexed to the said Schedule for the figure ‘11’ the figure ‘10’ shall be substituted.

ADDITION OF NEW SCHEDULE III.

26. After Schedule II annexed to the said Regulations the following new schedule shall be inserted, namely:—

“ SCHEDULE III.

[See Regulation II, sub-head (iii) and Regulation III.]

RULES FOR THE ELECTION OF A MEMBER OR MEMBERS BY DISTRICT BOARDS IN THE PUNJAB.

Preliminary.

1. (1) “Attesting officer” means such officer as the Local Government may, by notification in the local official Gazette, appoint to perform all or any of the duties of the Attesting officer under these rules, and includes any officer deputed for the time being by the Attesting officer to perform his duties; and

(2) “Returning officer” means such officer as the Local Government may, by notification in the local official Gazette, appoint to perform all or any of the duties of the Returning officer under these rules, and includes any officer deputed for the time being by the Returning officer to perform his duties.

2. Of the three Members specified in Regulation II, sub-head (iii), one shall be elected by the members other than those appointed *ex-officio* of each of the following Groups of district boards, namely:—

(I) The Cis-Sutlej Group, which shall consist of—

The district board of Hissar,
The district board of Rohtak,
The district board of Gurgaon,
The district board of Karnal,
The district board of Ambala,
The district board of Ludhiana,
The district board of Ferozepore;

(II) The Central Group, which shall consist of—

The district board of Kangra,
The district board of Hoshiarpur,
The district board of Jullundur,
The district board of Lahore,

The district board of Amritsar,
 The district board of Gurdaspur,
 The district board of Gujranwala,
 The district board of Montgomery ; and

(III) The Western Group, which shall consist of—

The district board of Sialkot,
 The district board of Gujrat,
 The district board of Shahpur,
 The district board of Jhelum,
 The district board of Rawalpindi,
 The district board of Attock,
 The district board of Mianwali,
 The district board of Lyallpur,
 The district board of Jhang,
 The district board of Multan,
 The district board of Muzaffargarh,
 The district board of Dera Ghazi Khan.

3. (1) On or before such date as may be appointed by the Local Government in this behalf, an electoral roll for each Group shall be published in Form I annexed to this Schedule by the Returning officer in the local official Gazette.

(2) As soon as may be after the publication of the roll in the said Gazette, a copy thereof shall be posted in a conspicuous place at the office of every District Magistrate.

4. The electoral roll shall be conclusive evidence for the purpose of determining whether any person is an elector or not under these rules.

Revision of electoral roll.

5. (1) The electoral roll published under rule 3 shall be subject to revision from time to time as the Local Government may, by notification in the local official Gazette, direct.

(2) At the time so notified the District Magistrate may of his own motion, and shall, on the application of any person whose name appears on the said roll or who claims to have his name inserted therein, revise the said roll so far as it relates to his district.

(3) On such revision the District Magistrate, after such inquiry and after hearing such persons as may be necessary, may order any addition to or alteration in the said roll.

(4) An appeal shall lie from any such order of the District Magistrate to the Commissioner of the division, whose decision shall be final.

(5) Such appeal, if any, shall be preferred within one week from the date of the order appealed against :

Provided that the Commissioner may, for sufficient reason, extend the time to a period not exceeding three weeks.

(6) As soon as may be after the expiry of the period for appealing or, if an appeal is preferred, after the appeal has been disposed of, the electoral roll, as added to or altered on such revision, shall be published and posted as provided in rule 3.

Qualifications and nomination of candidates.

6. (1) Any person not ineligible for election under these Regulations and having a place of residence in the group for which he seeks election may be nominated as a candidate for election if he is, or has served for at least three years as, a member of a District Board belonging to that Group.

(2) Such nomination shall be made by means of a nomination paper in Form II annexed to this Schedule, which shall be supplied by the Attesting officer to any elector asking for the same.

(3) Every nomination paper shall be subscribed by two electors as proposer and seconder :

Provided that no elector shall subscribe more than one nomination paper.

(4) Every nomination paper shall be presented for attestation before 5 p.m. on the day appointed by the Local Government as the latest day in this behalf, and, if the Attesting officer is satisfied that the nominee is willing to stand for election, shall be attested by the Attesting officer in the manner prescribed on the face of the form and without delay despatched by registered post to the Returning officer.

7. Nomination papers which are not received by the Returning officer before the date and time appointed for the scrutiny of nomination papers shall be rejected.

8. (1) A candidate who has been duly nominated for election may withdraw his candidature by a written and signed communication delivered to the Returning officer not less than fourteen clear days before the date fixed for the recording of votes, or if the period between the dates fixed for the scrutiny of nomination papers and the recording of votes is less than fourteen clear days, not later than the date fixed for such scrutiny.

(2) The Returning officer shall forthwith notify the withdrawal of any candidate in such manner as the Local Government may prescribe, and shall communicate the withdrawal to the Attesting officer who shall thereupon remove from the voting paper the name of the candidate who has withdrawn his candidature.

(3) A candidate who has withdrawn his candidature shall not be allowed to cancel the withdrawal or to stand as a candidate for the same election.

Scrutiny of nomination papers.

9. (1) On the date and at the time appointed by the Local Government for the scrutiny of nomination papers, every candidate and his proposer and seconder may attend at the place appointed, and the Returning officer shall allow them to examine the nomination papers of all candidates which have been received by him as aforesaid.

(2) Where an elector subscribes two or more nomination papers all such nomination papers except the one first received by the Attesting officer shall be deemed to be invalid and if the Returning officer is unable to determine which of such nomination papers was so received first, both or all of such papers shall be deemed to be invalid.

(3) The Returning officer shall examine the nomination papers and shall decide all objections which may be made to any nomination paper on the ground that it is not valid under these rules and may reject either of his own motion or on such objection, any nomination paper on such ground; the decision of the Returning officer shall in every case be endorsed by him on the nomination paper in respect of which such decision is given and shall be final save as provided in Regulations VIII and XVI.

Voting.

10. (1) If in any Group one duly nominated candidate only stands for election, the Returning officer shall forthwith declare such candidate to be elected.

(2) If more duly nominated candidates than one stand for election the Returning officer shall forthwith publish their names in such manner as the Local Government may prescribe.

11. (1) On such date and at such time as may be appointed by the Local Government in this behalf, every elector desirous of recording his vote shall attend for the purpose at the office of the Attesting officer.

(2) The Attesting officer shall deliver to each elector a voting paper in Form III annexed to this Schedule, in which shall be entered the names of the candidates, together with an envelope for enclosing the same.

(3) The elector shall sign the declaration on the back of the paper in the presence of the Attesting officer in accordance with the instructions on the face thereof, and the Attesting officer shall attest his signature in the manner prescribed by the same instructions.

(4) The elector shall then proceed to a place screened from observation, which shall be provided by the Attesting officer, and there mark his vote on the voting paper in accordance with the instructions on the face thereof.

(5) The elector shall then place the voting paper in the envelope provided, and after closing the envelope shall deliver it to the Attesting officer.

(6) Neglect on the part of the elector to comply with any of these instructions shall render his vote invalid.

(7) If an elector is unable to read or write or is by reason of blindness or other physical defect incapacitated from recording his vote as required by the foregoing provisions of this rule the Attesting officer shall assist him in such manner as may be necessary to mark the voting paper and sign the declaration on the back thereof.

12. (1) The Attesting officer shall at the close of the day appointed for the attestation of voting papers despatch all the envelopes so delivered to him to the Returning officer by registered post in a packet securely sealed with his official seal.

(2) On the day following the Attesting officer shall also despatch to the Returning officer by registered post a list in Form IV annexed to this Schedule of the electors whose voting papers he has attested.

Counting of votes and declaration of result.

13. (1) On receiving the voting papers the Returning officer shall examine them to see whether they have been correctly filled up.

(2) Where an elector records his vote on two or more voting papers all such voting papers except the one first received by the attesting officer shall be deemed to be invalid and if the returning officer is unable to determine which of such papers was so received first, both or all of such papers shall be deemed to be invalid.

(3) The returning officer shall endorse "rejected" with the grounds for such rejection on any voting paper which he may reject on the ground that it is invalid under these rules and save as provided in rule 14 (4) or in Regulation XVI such rejection shall be final.

(4) The Returning officer shall then fold the lower portion of every paper, whether valid or invalid, along the dotted line on the back, so as to conceal the names of the elector and the Attesting officer, and shall seal down the portion thus folded with his official seal.

14. (1) The Returning officer shall attend for the purpose of counting the votes on such date and at such time and place as may be appointed by the Local Government in this behalf.

(2) Every candidate may be present in person, or may send a representative, duly authorised by him in writing, to watch the process of counting.

(3) The Returning officer shall show the voting papers sealed as provided by rule 13 to the candidates or their representatives.

(4) If an objection is made to any voting paper on the ground that it is invalid under these rules or to the rejection by the Returning officer of any voting paper, it shall be decided at once by the Returning officer whose decision shall be final, save as provided in Regulations VIII and XVI.

(5) In such cases the Returning officer shall record on the voting paper the nature of, the objection and his decision thereon.

15. (1) When the counting of the votes has been completed, the Returning officer shall forthwith declare the candidate to whom the largest number of votes has been given to be elected.

(2) Where an equality of votes is found to exist between any candidates and the addition of a vote will entitle any one of the candidates to be declared elected, the determination of the person to whom such one additional vote shall be deemed to have been given shall be made by lot to be drawn in the presence of the Returning officer and in such manner as he may determine.

16. Upon the completion of the counting and after the result has been declared by him, the Returning officer shall seal up the voting papers and all other documents relating to the election, and shall retain the same for a period of six months and shall thereafter cause them to be destroyed unless otherwise directed by an order of competent authority.

Publication of result.

17. The Returning officer shall without delay report the result of the election to the Secretary to the Legislative Council of the Lieutenant-Governor of the Punjab, and the name of the candidate elected shall be published in the local official Gazette.

Appointment of dates, times and places.

18. The Local Government shall appoint and notify, in such manner as it thinks fit, such date, and, if necessary, such time and place, as it may think suitable for each of the following proceedings, namely :—

- (a) the publication of the electoral roll under rule 3;
- (b) the attestation of nomination papers under rule 6;
- (c) the scrutiny of nomination papers under rule 9;
- (d) the attestation of voting papers under rule 11; and
- (e) the counting of votes under rule 14.

FORM I.

[See rule 3.]

CIS-SUTLEJ
ELECTORAL ROLL FOR THE CENTRAL GROUP OF THE DISTRICT BOARDS OF THE PUNJAB.
WESTERN

Serial No.	Name of District Board.	Name of elector.	Father's name.	Address.	Qualifications.
1	2	3	4	5	6
1					
2					
3					

FORM II.

[See rule 6.]

NOMINATION PAPER.

1. Name of candidate.
2. Father's name.
3. Age.
4. Address.
5. Signature of proposer.
6. Signature of seconder.

Signed in my presence by and who are personally known to me (or who have been identified to my satisfaction) as being the persons whose names appear as and on the electoral roll of the Central Western Group of the District Boards of the Punjab.

Attesting Officer.

Instructions.

1. Nomination papers shall be attested by an Attesting officer. Those not so attested shall be invalid.
2. They shall be presented for attestation not later than 19 P.M. on the day of

FORM III.

[See rule 11.]

VOTING PAPER.

One Member is to be elected to the Legislative Council of the Lieutenant-Governor of the Punjab by the electors of the Group of the District Boards of the Punjab. The following [] candidates have been duly nominated :—

Serial No.	Names of candidates.	Vote.

Instructions.

1. Each elector has one vote.
2. He shall vote by placing, or causing to be placed, the mark opposite the name of the candidate whom he prefers.
3. The voting paper shall be invalid if the mark is placed opposite the name of more than one candidate, or if it is so placed as to render it doubtful to which candidate such mark is intended to apply.
4. Before his vote is marked the elector shall sign the declaration on the back of the paper in the presence of the Attesting officer, who shall attest his signature. Without such attestation the voting paper shall be invalid.
5. Voting papers shall be presented for attestation and marked and delivered to the Attesting officer enclosed in the envelope to be supplied to him for the purpose between the hours of and on the day of 19 .

I hereby declare that I am the person whose name appears as [] No. on the electoral roll of the Group of the electors of the District Boards of the Punjab for the election of a Member to the Legislative Council of the Lieutenant-Governor of the Punjab.

C. N.,

Elector.

(Fold on this line.)

Signed in my presence by the elector who is personally known to me (or who has been identified to my satisfaction).

X. Y.,

Attesting Officer.

FORM IV.

[See rule 12.]

LIST OF ELECTORS WHOSE VOTING PAPERS HAVE BEEN ATTESTED BY

The following is a list of all the electors whose voting papers have been attested by me :—

Serial No.	Name of Elector.	Address.

Attesting Officer.

27. Schedule III annexed to the said Regulations shall be renumbered IV, and in the said Schedule, for the word and figure "sub-head (iii)", wherever they occur the word and figure "sub-head (iv)" shall be substituted.

W. H. VINCENT,

Secretary to the Government of India.

HOME DEPARTMENT.

NOTIFICATIONS.

DELHI.

Simla, the 1st October, 1912.

No. 1008.—In exercise of the power conferred by section 3 of the Delhi Laws Act, 1912 (XIII of 1912), the Governor General in Council is pleased to direct that the powers or duties conferred or imposed on the Local Government under the enactments specified in the second column of the schedule hereto annexed shall be exercised or performed by the authorities specified in the third column of the said schedule, and not by the Chief Commissioner of Delhi.

Schedule.

Serial Number.	Enactment.	Authority by whom powers or duties shall be exercised or performed.
1	2	3
PART I.		
1	The Legal Practitioners Act, 1879 (XVIII of 1879), sections 6 and 41, sub-section (4).	The Governor-General in Council.
2	The Powers-of-Attorney Act, 1882 (VII of 1882) ...	" "
3	The Punjab Courts Act, 1884 (XVIII of 1884), sections 14, 31, sub-section (2), 39 and 67.	" "
4	The Guardians and Wards Act, 1890 (VIII of 1890), section 50.	" "
5	The Code of Criminal Procedure, 1898 (V of 1898), sections 108, 196, 335 and 554.	" "
6	The Provincial Insolvency Act, 1907 (III of 1907), section 51.	" "
7	The Code of Civil Procedure, 1908 (V of 1908), sections 126 and 129.	" "
8	The Indian Press Act, 1910 (I of 1910) ...	" "
9	The Prevention of Seditious Meetings Act, 1911 (X of 1911).	" "
PART II.		
1	The Legal Practitioners Act, 1879 (XVIII of 1879), sections 25, 37 and 41, sub-section (1).	The Lieutenant-Governor of the Punjab.
2	The Punjab Courts Act, 1884 (XVIII of 1884), section 25, sub-section (2).	" "
3	The Reformatory Schools Act, 1897 (VIII of 1897) ...	" "

No. 1009.—In exercise of the power conferred by section 85 of the Indian Lunacy Act, 1912 (IV of 1912), the Governor General in Council is pleased to appoint the Lunatic Asylum at Lahore, in the Province of the Punjab, to be an asylum to which any Magistrate or Court exercising jurisdiction in the province of Delhi may send lunatics.

NO. 1010.—In exercise of the power conferred by section 3, sub-section (1), of the Charitable Endowments Act, 1890 (VI of 1890), and with reference to the Notification of the Government of India in the Home Department, No. 1580, dated the 24th October 1890, the Governor General in Council is pleased to appoint the Accountant-General, Punjab, to be the Treasurer of Charitable Endowments for the province of Delhi.

NO. 1011.—In exercise of the powers conferred by section 15, sub-section (1), of the Reformatory Schools Act, 1897 (VIII of 1897), the Governor General in Council is pleased to direct that the Reformatory School at Delhi shall be available for the reception of youthful offenders directed to be sent to any Reformatory School by any Court or Magistrate in the province of the Punjab.

Simla, the 2nd October, 1912.

NO. 1028.—The services of the undermentioned officers are placed at the disposal of the Chief Commissioner of Delhi with effect from the forenoon of the 1st October 1912:

Mr. C. L. Dundas, I.C.S.

Mr. S. M. Jacob, I.C.S.

Khwaja Tasadduk Hussain.

Lala Murari Lal, Khosla.

Lala Hari Chand.

Lala Chuni Lal.

Munshi Khazan Singh.

JUDICIAL.

The 4th October, 1912.

NO. 1866.—In exercise of the powers conferred by section 27 of the Indian Arms Act, 1878 (XI of 1878), the Governor General in Council is pleased to direct that the following amendments shall be made in the Indian Arms Rules, 1909, namely:—

1. In Schedule I—

- (a) In entry 22 (a) in the first column, the words "such tuman or any other tuman in" shall be omitted.
- (b) In entry 22 (c) in the first column, before the words "the Isakhel Tahsil" the words "the Dera Ghazi Khan district or" shall be inserted, and for the word "attempt" the word "attempted" shall be substituted.
- (c) In entry 23 in the first column, after the letter "(c)" the figure "(i)" shall be inserted.

2. In Schedule IV in entry (7), the following shall be omitted, namely:—

- "(b) all parts, other than any area included in a Municipality of the Dera Ghazi Khan district."

MEDICAL.

The 1st October, 1912.

NO. 842.—The services of Lieutenant-Colonel B. B. Grayfoot, M.D., I.M.S., are replaced at the disposal of His Excellency the Commander-in-Chief in India, with effect from the 10th September 1912.

NO. 845.—The services of Captain R. D. Willcocks, M.B., I.M.S., are placed permanently at the disposal of the Government of Madras.

The 2nd October, 1912.

NO. 848.—The services of Captain A. J. H. Russell, M.B., I.M.S., are placed temporarily at the disposal of the Government of Madras.

The 4th October, 1912.

No. 854.—The services of Lieutenant-Colonel W. D. Sutherland, M.D., I.M.S., are placed temporarily at the disposal of the Government of Bengal for employment on special duty at the Medical College, Calcutta.

POLICE.

The 1st October, 1912.

No. 1406.—In exercise of the powers conferred by section 2, sub-sections (1) and (2), of the Police Act, 1888 (III of 1888), as in force in British India or as locally applied, the Governor General in Council is pleased—

- (a) to create a general police district embracing all the lands situate within the Punjab, the Province of Delhi, the North-West Frontier Province and the Native States referred to in the list appended hereto, which are or may hereafter be, occupied by the Railways enumerated in that list, inclusive of all lands occupied by stations and out-buildings and for other Railway purposes;
- (b) to order the enrolment under the Police Act, 1861 (V of 1861), of a police force for service therein; and
- (c) to direct that the police force enrolled in pursuance of the notification specified in paragraph III of this notification shall be deemed to have been enrolled in pursuance of this notification.

II.—The Governor General in Council is also pleased to appoint the Lieutenant-Governor of the Punjab to discharge, with respect to the general police district and police force aforesaid, the functions of the Local Government under the Police Act, 1861 (V of 1861), the Code of Criminal Procedure, 1898 (Act V of 1898), and any other enactment relating to police for the time being in force in the lands above mentioned or in any part thereof.

III.—Notification No. 1198 (Police), dated the 27th September 1911, by the Government of India in the Home Department, is hereby cancelled.

List of Railways.

1. The North-Western Railway and the lines worked by that Railway, including the portions situate in the Native States of Jammu and Kashmir, Bikaner, Patiala, Bahawalpur, Nabha, Jind, Kapurthala, Faridkot, Malerkotla, Baghat and Keonthal.
2. The Rewari-Delhi section, including the Garhiharsaru-Farukhnagar branch, and the Rewari-Kotkapura-Fazilka section of the Rajputana-Malwa Railway, including the portion situate in the Native States of Pataudi, Dujana, Jind, Patiala, Nabha and Faridkot.
3. The Delhi-Ambala-Kalka Railway, including the lands lying within the Native States of Kalsia and Patiala.
4. The East Indian Railway, portion lying between the Jumna Bridge and the Delhi Junction Station.
5. The Agra-Delhi Chord Railway, portion lying between the Hodal Railway Station and the Delhi Junction Station.

PORT BLAIR.

The 3rd October, 1912.

No. 423.—Mirza Aslam Beg, Officiating 7th Assistant Superintendent, Andaman Commission, has passed the examination prescribed for junior civil officers employed in the Settlement.

H. WHEELER,
Secretary to the Government of India.

NOTIFICATIONS BY THE CHIEF COMMISSIONER OF DELHI.

Dated the 1st October, 1912.

No. 1.—In exercise of the powers conferred by section 5 of the Punjab Land-revenue Act, 1887 (XVII of 1887), the Chief Commissioner is pleased to vary the limits of the Delhi Tahsil of the Delhi District by adding thereto the villages specified in the subjoined list:—

No.	Villages.	No.	Villages.
1	Asaula.	36	Bahapur.
2	Adhchini.	37	Kilokri.
3	Ali.	38	Ghatorni.
4	Okhla.	39	Gadaipur.
5	Begampur.	40	Rajpur Khurd.
6	Bhati.	41	Ladha Sarai.
7	Ber Sarai.	42	Lado Sarai.
8	Bhagola.	43	Mubarakpur Kotla.
9	Sarai Kale Khan <i>urz</i> Bahloipur Bangar.	44	Shaurpur.
10	Badarpur.	45	Madangir.
11	Pul Pahlad.	46	Maidangarhi.
12	Tutsarai.	47	Masudpur.
13	Tajpur.	48	Majahadpur.
14	Sadabad.	49	Masjid Moth.
15	Tekhand.	50	Mahrauli.
16	Tuglakabad.	51	Garhi Jharia Maria <i>urz</i> Madipur.
17	Tigri.	52	Methepur.
18	Junapur.	53	Molarband.
19	Jia Sarai.	54	Madanpur Khadir.
20	Jaitpur.	55	Sultapur.
21	Jasaola.	56	Neb Sarai.
22	Jogabai.	57	Said-ul-Ajaib.
23	Chatarpur.	58	Yakutpur.
24	Chandanhula.	59	Shahpur Jat.
25	Chirag Delhi	60	Raipur Khurd.
26	Deoli.	61	Zamuradpur.
27	Sheikh Sarai.	62	Humayunpur.
28	Dera Mandi.	63	Yahyanagar.
29	Hauzrani.	64	Satbari.
30	Hauz Khas.	65	Bahloipur Khadir.
31	Yusuf Sarai.	66	Gattu Sarai.
32	Kalu Sarai.	67	Sarai Shahji.
33	Katwaria Sarai.	68	Khanpur.
34	Khirki.	69	Fatehpur Beri.
35	Kharera.	70	Kotla Mahigiran.
		71	Chak Chilla.

No. 2.—In exercise of the powers conferred by section 5 of the Indian Registration Act, 1908 (XVI of 1908), the Chief Commissioner is pleased to alter the limits of the sub-district of Delhi as at present constituted by adding thereto the villages specified in Notification 1 of the Chief Commissioner of Delhi, dated 1st October, 1912.

No. 3.—In pursuance of section 4, sub-section (2), and section 5, sub-section (1), of the Delhi Laws Act, 1912 (XIII of 1912), the Chief Commissioner is pleased to direct that, for the purposes of facilitating the application to the Province of Delhi of the provisions of the Punjab Tenancy Act, 1887 (XVI of 1887), and the Punjab Land-revenue Act, 1887 (XVII of 1887), the appellate powers of the Commissioner and Financial Commissioner shall be consolidated and vested in, and discharged by, the said Chief Commissioner.

No. 4.—In exercise of the power conferred by section 6 of the Delhi Laws Act, 1912 (XIII of 1912), the Chief Commissioner is pleased to direct that all proceedings relating to the territory now included in the Province of Delhi and

pending before the Commissioner of the Delhi Division, as constituted on the 30th September, 1912, shall be transferred to, and disposed of by, the said Chief Commissioner.

No. 5.—In exercise of the powers conferred by section 6, sub-section (1), of the Births, Deaths and Marriages Registration Act, 1886 (VI of 1886), the Chief Commissioner is pleased to appoint himself to be Registrar-General of Births, Deaths and Marriages for the Province of Delhi, and the office of the said Chief Commissioner to be the general registry office for keeping such certified copies of registers of births and deaths registered under the said Act, or marriages registered under the Special Marriage Act, 1872 (III of 1872), or under the Parsi Marriage and Divorce Act, 1865 (XV of 1865), as may be sent to it under any of the said Acts.

No. 6.—In exercise of the powers conferred by section 220, clause (a), of the Indian Companies Act, 1882 (VI of 1882), the Chief Commissioner with the previous sanction of the Governor General in Council, is pleased to appoint the Deputy Commissioner of Delhi to the office of Registrar of Joint Stock Companies for the Province of Delhi.

No. 7.—In exercise of the power conferred by section 3, sub-section (1), of the Indian Registration Act, 1908 (XVI of 1908), the Chief Commissioner is pleased to appoint himself to be Inspector-General of Registration for the Province of Delhi.

No. 8.—The Chief Commissioner is pleased to direct that the Province of Delhi shall form a general Police District as defined in section 1 of the Police Act, 1861 (V of 1861).

No. 9.—In exercise of the power conferred by section 3 of the Police Act, 1861 (V of 1861), the Chief Commissioner is pleased to appoint himself to be Inspector-General of Police for the Province of Delhi.

No. 10.—In exercise of the power conferred by section 4, sub-section 2, of the Delhi Laws Act, 1912 (XIII of 1912), the Chief Commissioner is pleased to appoint the Deputy Commissioner of Delhi to be the Registrar of Co-operative Societies for the Province of Delhi.

No. 11.—In exercise of the power conferred by section 7 of the Parsi Marriage and Divorce Act, 1865 (XV of 1865), the Chief Commissioner is pleased to appoint the Deputy Commissioner of Delhi to be the Registrar of the Province of Delhi for the purposes of the said Act.

No. 12.—In pursuance of the provisions of section 5 of the Prisons Act, 1894 (IX of 1894), the Chief Commissioner is pleased to appoint the Inspector-General of Prisons for the Punjab to be the Inspector-General of Prisons for the Province of Delhi.

No. 13.—In exercise of the power conferred by section 11 of the Indian Succession Act, 1865 (X of 1865), the Chief Commissioner is pleased to appoint the office of the said Chief Commissioner to be the office to which declarations under the said section may be deposited by persons desiring to acquire a domicile in British India.

No. 14.—Under the provisions of section 4 of the Glanders and Farcy Act, 1899 (XIII of 1899), the Chief Commissioner is pleased to appoint the Superintendent, Civil Veterinary Department, Southern Punjab, to exercise and perform within the Province of Delhi all the powers conferred and duties imposed by the said Act on Inspectors, and also to perform the duties of a Veterinary Practitioner for the purposes of sections 7 and 8 of the said Act.

No. 15.—In exercise of the powers conferred by section 3, sub-section (1), of the Punjab Steam-boilers and Prime-movers Act, 1902 (II of 1902), the Chief Commissioner is pleased to appoint the Inspector of Steam-boilers and Prime-movers of the Punjab to be an Inspector of Steam-boilers and Prime-movers for the Province of Delhi, and in exercise of the power conferred by

section 3, sub-section (3), of the said Act, the Chief Commissioner is pleased to appoint the Deputy Commissioner of Delhi to hear appeals under section 12 of the said Act.

No. 16.—In pursuance of the provisions of section 2, sub-section (9), of the Provident Insurance Societies Act, 1912 (V of 1912), the Chief Commissioner is pleased to appoint the Deputy Commissioner of Delhi to perform the duties of the Registrar under the said Act.

No. 17.—In pursuance of the provisions of section 2, sub-section (9), of the Indian Life Assurance Companies Act, 1912 (VI of 1912), the Chief Commissioner is pleased to appoint the Deputy Commissioner of Delhi to perform the duties of the Registrar under the said Act.

No. 18.—Under the provisions of section 3, sub-section (1), of the Punjab Military Transport Animals Act, 1903 (I of 1903), the Chief Commissioner is pleased to appoint Captain J. R. Rowan Robinson to be a Transport Registration Officer for the purposes of the said Act within the Province of Delhi, and to grant the status of Special Assistant Commissioner to the above-named officer.

No. 19.—The Chief Commissioner is pleased to make the following appointments, with effect from the 1st October, 1912 :—

Major H. C. Beadon to be Deputy Commissioner.

Mr. D. S. Hadow to be Superintendent of Police

Lieutenant-Colonel Davidson, I. M. S., to be Civil Surgeon.

Mr. A. R. Macrae and Mr. N. L. K. Wilson to be Assistant Superintendents of Police.

Mr. St. G. Beaty to be Deputy Superintendent of Police.

Pir Azimuddin to be Tahsildar.

S. Shah Abbas
M. Rahmat Ullah } to be Naib-Tahsildars.

No. 20.—In exercise of the powers conferred by section 10, sub-section (2), of the Code of Criminal Procedure, 1898 (V of 1898), the Chief Commissioner is pleased to appoint Mr. S. M. Jacob, I.C.S., Assistant Commissioner and a Magistrate of the first class in the Delhi District, to be an additional District Magistrate for a period of six months from the date of this notification. Mr. S. M. Jacob is hereby invested with all the ordinary powers of a District Magistrate specified in Part V of Schedule III of the Code of Criminal Procedure, except those entered as (12), (15), (16) and (17) in the same Part and Schedule.

No. 21.—Under the provisions of section 12 of the Code of Criminal Procedure, 1898 (V of 1898), the following officers are appointed Magistrates of the first class in the Delhi District :—

Major H. C. Beadon, Deputy Commissioner.

Mr. S. M. Jacob, I.C.S., Assistant Commissioner.

Lala Hari Chand, B.A.

Munshi Khazan Singh, Extra Assistant Commissioner.

Maulvi Abdul Hamid Khan, Khan Bahadur, Honorary Magistrate.

Mr. J. F. Mitchell, I.C.S., is appointed a Magistrate of the second class.

No. 22.—Under the provisions of section 20 of the Punjab Courts Act, 1884 (XVIII of 1884), the Chief Commissioner is pleased to appoint Lala Morari Lal Khosla to be District Judge of the Civil District of Delhi.

No. 23.—Under the provisions of section 6 of the Provincial Small Cause Courts Act, 1887 (IX of 1887), the Chief Commissioner is pleased to appoint Khan Bahadur Khwaja Tassaduk Hussain to be Judge of the Court of Small Causes established at Delhi.

No. 24.—Under the provisions of section 12, sub-section (1), of the Provincial Small Cause Courts Act, 1887 (IX of 1887), the Chief Commissioner is pleased to appoint M. Abdus Samad, Registrar of the Court of Small Causes at Delhi.

No. 25.—Under the provisions of section 30 of the Punjab Courts Act, 1884 (XVIII of 1884), M. Abdus Samad, Munsif, is invested with the jurisdiction of a Judge of a Court of Small Causes under the Provincial Small Cause Courts Act, 1887 (IX of 1887) for the trial of suits cognizable by such Courts up to one hundred rupees in value within the District of Delhi.

No. 26.—Under the provisions of section 28, sub-section (1), of the Punjab Courts Act, 1884 (XVIII of 1884), Lala Chuni Lal is invested with the powers of a Subordinate Judge of the second class with respect to cases generally within the limits of the Civil District of Delhi.

The Chief Commissioner is pleased to direct that Lala Chuni Lal shall be deemed, for the purposes of the said Act, to be a Subordinate Judge.

No. 27.—The Chief Commissioner is pleased, under the provisions of section 22 of the Code of Criminal Procedure, 1898 (V of 1898), to appoint the undermentioned officers to be Justices of the Peace within and for the Province of Delhi:—

Major H. C. Beadon,

Mr. S. M. Jacob, I.C.S.

No. 28.—In exercise of the powers conferred by section 27, sub-section (1), clause (a), of the Punjab Land-revenue Act, 1887 (XVII of 1887), the Chief Commissioner is pleased to confer on Mr. S. M. Jacob, I.C.S., the powers of a Collector under the said Act.

No. 29.—In exercise of the powers conferred by sections 9 and 11 of the Press and Registration of Books Act, 1867 (XXV of 1867), the Chief Commissioner is pleased to direct that printed or lithographed copies of the whole of every book which shall be printed or lithographed in Delhi, together with all maps, prints or other engravings belonging thereto finished and coloured in the same manner as the best copies of the same shall be delivered at the Deputy Commissioner's office to the Deputy Commissioner of Delhi free of expense to the Government, and that the copy delivered pursuant to clause (a) of the first paragraph of section 9 shall be placed in the Delhi Public Library.

No. 30.—Under the provisions of section 19, sub-section (1), of the Punjab Courts Act, 1884 (XVIII of 1884), Mr. C. L. Dundas, I. C. S., is appointed Divisional Judge of the Divisional Court of the Delhi Civil Division.

No. 31.—Under the provisions of section 9, sub-section (1), of the Code of Criminal Procedure, 1898 (V of 1898), Mr. C. L. Dundas, I.C.S., is appointed Sessions Judge within the limits of the Sessions Division of Delhi.

No. 32.—With reference to the definition of the expression "Government Pleader" contained in section 2 of the Code of Civil Procedure, 1908, (V of 1908), the Chief Commissioner is pleased to appoint, and hereby appoints with effect from 1st October, 1912, Mr. Ismail Khan, Barrister-at-Law, to be Government Pleader in the Civil Division of Delhi, and hereby authorises him to perform all or any of the functions expressly imposed by the said Code on Government Pleaders, except the functions specified in Order XXXIII, Rule 6, and Order XXVII, Rule 4, thereof.

No. 33.—In exercise of the powers conferred by section 492 of the Criminal Procedure Code, 1898 (V of 1898), the Chief Commissioner is pleased to appoint, and hereby appoints, Mr. Ismail Khan, Barrister-at-Law, to be Public Prosecutor for the Delhi Sessions Division for the cases specified in column 8 of the 2nd Schedule of the Criminal Procedure Code, 1898, as triable by a Court of Sessions, and also for any other cases in which his services may be specially required by the District Magistrate of his division.

No. 34.—Under the provisions of section 12 of the Code of Criminal Procedure, 1898 (V of 1898), the Chief Commissioner is pleased to appoint the following persons to be Magistrates of the 2nd class, and to direct that such persons shall exercise all the powers of Magistrates of the 2nd class within the limits of the municipality of Delhi.

The Chief Commissioner is further pleased to direct, under the provisions of section 15 of the said Code, that any two or more of the aforesaid Magistrates shall sit together as a Bench and to confer on any such Bench the power to try summarily all the offences specified in section 261 of the said Code.

Persons appointed Magistrates of the 2nd class :—

Bala Prasad, Lala.

Sultan Singh, The Hon'ble Rai Bahadur, Lala.

Sri Kishan Das, Rai Bahadur, Lala.

Ishri Parshad, Lala.

Subhan Bakhsh, Sheikh.

Sheo Parshad, Rai Bahadur, Lala, C.I.E.

Razi-ud-din Khan, Shifa-ul-Mulk, Hakim.

Ahmad Said Khan, Khan Sahib, Hakim.

Mir Nasar Ali Khan, Khan Bahadur.

Lachhmi Naraian, Lala, Banker.

(Punjab Government Notification No. 496-Judicial, dated 22nd April, 1889, is hereby cancelled.)

No. 35.—In exercise of the powers conferred by section 105, sub-section (1), clause (a) of the Punjab Tenancy Act, 1887 (XVI of 1887), the Chief Commissioner is pleased to confer on Mr. S. M. Jacob, I.C.S., the powers of a Collector under the said Act to hear and determine appeals from the orders and decrees of Assistant Collectors of the 2nd grade.

No. 36.—Under the provisions of section 75 of the Punjab Courts Act, 1884 (XVIII of 1884), Mr. S. LeP. T. Clifford is appointed Additional Divisional Judge of the Divisional Court of the Delhi Civil Division.

No. 37.—Under the provisions of section 9, sub-section (3), of the Code of Criminal Procedure, 1898 (V of 1898), Mr. S. LeP. T. Clifford is appointed Additional Sessions Judge within the limits of the Delhi Sessions Division.

No. 38.—Under the provisions of section 12 of the Code of Criminal Procedure, 1898 (V of 1898), Khan Bahadur Kazi Ghulam Muhammad Hassan Khan is appointed a Magistrate of the 2nd class within the limits of the Municipality of Delhi, and Rai Bahadur Chaudri Raghunath Singh is appointed a Magistrate of the 2nd class in the District of Delhi.

No. 39.—Under the provisions of section 3, clause (c), of the Land Acquisition Act, 1894 (I of 1894), the Chief Commissioner hereby appoints Munshi Mahbub Alam and Lala Daswandhi Ram to perform the functions of a Collector under the said Act within the limits of the Delhi District.

No. 40.—Under the provisions of section 6 of the Indian Registration Act, 1908 (XVI of 1908), Ghulam Muhammad Hassan Khan, Khan Bahadur, Kazi, is appointed a Sub-Registrar of the Delhi sub-district.

No. 41.—Under the provisions of section 6 of the Indian Factories Act, 1911 (XII of 1911), the Civil Surgeon of Delhi is appointed a certifying Surgeon for the purposes of the said Act within the limits of the Delhi District.

No. 42.—In pursuance of section 3 of the Delhi Laws Act, 1912 (XIII of 1912), as read with entry 12 of Schedule B of the said Act, the Chief Commissioner is pleased to direct that all officers vested with powers within the Delhi District under the Northern India Canal and Drainage Act, 1873 (VIII of 1873), and under the Punjab Minor Canals Act, 1905 (III of 1905), shall exercise the same powers as heretofore.

No. 43.—Whereas the Governor General in Council for reasons affecting the public interests has been pleased to sanction a change in the method of constitution of the Delhi District Board, the Chief Commissioner, in pursuance of section 11, sub-sections 1 and 2, and clause (a) of sub-section 2 of the District Boards Act, 1883 (XX of 1883), and with the sanction aforesaid, is pleased to direct that the District Board of Delhi shall, with effect from the 1st October 1912, consist of 21 members to be appointed by the Local Government.

2. So much of Punjab notification No. I. B., dated 1st January 1884, as fixed the constitution of the Delhi District Board, is hereby superseded.

Notification.

No. 44.—In pursuance of Notification No. 43, dated the 1st October 1912, the Chief Commissioner is pleased to appoint the following persons to be members of the District Board of Delhi.

(1) *Ex-officio Members.*

The Deputy Commissioner	for the time being.
The Additional District Magistrate	"	"
The Civil Surgeon	"	"
The Revenue Assistant	"	"
The Sub-Divisional Officer	"	"
The Tahsildar	"	"
The District Inspector of Schools	"	"

(2) *Members appointed by name.*

Chaudri Tek Chand	Ziladar of Mauza Kadipur.
„ Khushali Ram	...	„	Bazidpur Thakran.
„ Sheo Nath	...	„	Sahibabad.
„ Mohan Lal	...	„	Mogholpur Kalan.
R. B. Chaudri Raghunath Singh	...	„	Najafgarh.
Chaudri Amin Lal	...	„	Palam.
„ Nasirudin	...	„	Naraula.
„ Nathu Singh	...	„	Indarpat.
„ Nathan Singh	...	„	Kanjaula.
„ Jiwan Singh	...	„	Madanpur.
„ Khem Chand	...	„	Saidul Ajaib.
„ Muhammad Hussain	...	of Mahrauli.	
Lala Ramji Lal	...	„	Daryapur.
Risaldar Major Khubi Ram	...	„	Isapur.

W. M. HAILEY,
Chief Commissioner.

DEPARTMENT OF EDUCATION.

NOTIFICATIONS.

EDUCATION.

No. 2265.

*Simla, the 4th October, 1912.***RESOLUTION**—By the Government of India, Department of Education.

The following circular letter to Local Governments and Administrations regarding the Report on the Enquiry to bring Technical Institutions into closer touch and more practical relations with the Employers of Labour in India, by Lieutenant-Colonel E. H. deV. Atkinson, R.E., and T. S. Dawson, Esq., is published for general information:—

Nos. 2225-2235, dated Simla, 27th September 1912.

From—The Government of India, Department of Education,

To—All Local Governments and Administrations.

I AM directed to invite the attention of the Governor in Council
the Lieutenant-Governor in Council
His Honour the Lieutenant-Governor
your attention

to the proposals contained in the report of Lieutenant-Colonel E. H. deV. Atkinson, R.E., Principal of the Thomason College, Roorkee, and Mr. T. S. Dawson, Principal of the Victoria Jubilee Technical Institute, Bombay, forwarded herewith.

2. Much has been written and said about technical education in India and many experiments have been made. It seemed to the Government of India that the time had come to endeavour to connect educational institutions more closely with business firms, railways and other employers of labour, to enquire how the former can better meet the requirements of the latter and to point out the way to further employment of Indians in them. For this enquiry Colonel Atkinson and Mr. Dawson were selected as having special practical experience of the subject. They have conducted the enquiry with evident care in the leading industrial centres of India—the Government of Burma agreed that no special enquiry was needed in that province—and they have submitted an extremely interesting and valuable report from which the Government of India have little doubt much good will result in the future.

3. One of the features of the report is the record in Part II of the interviews with employers of labour. This is perhaps the most useful contribution yet recorded on the subject of technical education in India, representing as it does the matured experience of practical men of business. The Government of India desire to thank the gentlemen whose opinions have been incorporated in Part II for the assistance which they have given in this enquiry and for their frank expression of their experience and opinion. To those many who are ready to assist in future by taking apprentices their special thanks are due.

4. The Governor General in Council is disposed to agree with the conclusion (paragraph 15 of the report) that the general result of the enquiry, except for the present in the high grade, is very favourable. There are in India, as there have been elsewhere, difficulties to be overcome, but on the whole, and seeing how young technical education in India still is, there seems good reason to hope that with patience they will be surmounted. The great need which the report emphasises is to make education more practical, not only in technical schools but also in primary and secondary schools.

5. The general recommendations of Colonel Atkinson and Mr. Dawson are contained in paragraph 48 and some special recommendations in Chapter XV. The Government of India will be glad to have the Governor in Council the opinion of the Lieutenant-Governor in Council on these recommendations and also on His Honour the Lieutenant-Governor your opinion any of the suggestions contained in Part IV of the report in which your Government is interested. You will be separately addressed regarding the proposals as to State technical scholarships when the recommendations of the Committee in England now considering the subject are received.

SANITARY.

The 30th September, 1912.

No. 1907.—The services of Captain A. W. C. Young, M.B., I.M.S., are placed at the disposal of the Chief Commissioner of Delhi for employment as Health Officer of Delhi with effect from the 1st October 1912.

The 4th October, 1912.

No. 1939.—The following telegram is published for general information:—

Telegram, dated the 26th September 1912.

From—His Britannic Majesty's Consul at Jeddah,

To—The Secretary to the Government of India in the Foreign Department, Simla.

Cholera broken out already at Mecca amongst the troops and pilgrims.

L. C. PORTER,
Secretary to the Government of India.

DEPARTMENT OF REVENUE AND AGRICULTURE.

NOTIFICATION.

AGRICULTURE.

Simla, the 3rd October, 1912.

No. 921—178-12.—Three months and five days of the extension of leave granted to Mr. H. M. Lefroy, Imperial Entomologist, by the Secretary of State in continuation of the combined leave granted to him in Notification No. 1184, dated the 7th December 1910, is cancelled.

E. D. MACLAGAN,
Secretary to the Government of India.

PUBLIC WORKS DEPARTMENT.

NOTIFICATIONS.

Simla, the 2nd October, 1912.

No. 48.—The services of Mr. W. C. N. Shilstone, Assistant Engineer, Punjab, are placed temporarily at the disposal of the Hon'ble the Chief Commissioner of the Central Provinces.

The 4th October, 1912.

No. 49.—In exercise of the power conferred by section 3 of the Delhi Laws Act, 1912 (XIII of 1912), the Governor General in Council is pleased to direct that, with effect from the 1st October 1912, the powers or duties conferred or imposed on the Local Government under the Indian Electricity Act, 1910 (IX of 1910), shall be exercised or performed by the Governor General in Council, and not by the Chief Commissioner of Delhi.

No. 50.—In exercise of the power conferred by section 36 of the Indian Electricity Act, 1910 (IX of 1910), the Governor General in Council is pleased to appoint the Electrical Advisor to the Government of India to be an Electric Inspector within the Province of Delhi.

M. NETHERSOLE,
Offg. Secretary to the Government of India.

FOREIGN DEPARTMENT.

NOTIFICATIONS.

Simla, the 1st October, 1912.

No. 2072-I.B.—In exercise of the powers conferred by section 3 of the Delhi Laws Act, 1912 (XIII of 1912), the Governor General in Council is pleased to direct that the powers and duties conferred and imposed upon the Local Government under the provisions of Chapter II of the Indian Extradition Act, 1903 (XV of 1903), and upon the Lieutenant Governor by section 19 (a) of the same Act shall be exercised and performed by the Governor General in Council and not by the Chief Commissioner of Delhi.

No. 2083-C.—In exercise of the powers conferred by Article 10 of the Persian Coast and Islands Order in Council, 1907, as amended by the Persian Coast and Islands (Amendment) Order in Council, 1912, and by sections 12 and 37 of the Code of Criminal Procedure, 1898 (Act V of 1898), and with the previous assent of the Secretary of State for India, the Governor General in Council is pleased to appoint Major Lionel Berkely Holt Haworth, His Britannic Majesty's Consul for Arabistan, and Assistant to the Political Resident in the Persian Gulf, to be a Magistrate of the First Class within the limits of the Province of Arabistan; and is also pleased to direct that within these limits he shall exercise all the additional powers specified in Schedule IV of the aforesaid Code with which a Magistrate of the First Class can be invested.

No. 2084-C.—In exercise of the powers conferred by Article 10 of the Persian Coast and Islands Order in Council, 1907, as amended by the Persian Coast and Islands (Amendment) Order in Council, 1912, and by sections 12 and 37 of the Code of Criminal Procedure, 1898 (Act V of 1898), and with the previous assent of the Secretary of State for India, the Governor General in Council is pleased to appoint Major William Frederick Travers O'Connor, C.I.E., His Britannic Majesty's Consul for Kerman and Persian Baluchistan and *ex-officio* Assistant to the Political Resident in the Persian Gulf, to be a Magistrate of the First Class within the limits of the provinces of Kerman and Persian Baluchistan; and is also pleased to direct that within these limits he shall exercise all the additional powers specified in Schedule IV of the aforesaid Code with which a Magistrate of the First Class can be invested.

No. 2732-Est.-A.—Mr. R. E. Holland of the Political Department is posted as Political Agent in the Eastern States of Rajputana, with effect from the 17th September, 1912.

No. 2735-Est.-A.—Major W. R. Battye, Indian Medical Service, an Agency Surgeon of the 2nd Class, was deputed to attend the Bacteriological Class at Kasauli to undergo a course of training, with effect from the 4th May, 1912.

No. 2738-Est.-A.—Mr. J. M. Ashcroft, Indian Educational Service, is posted as an Assistant Master in the Daly College, Indore, with effect from the 16th September, 1912.

The 2nd October, 1912.

No. 2749-Est.-A.—Major A. B. Dew, C.I.E., of the Political Department, on return from leave, is posted as Political Agent, Kalat, with effect from the 20th August, 1912.

No. 2750-Est.-A.—Major R. A. E. Benn, C.I.E., of the Political Department, was placed on special duty in Baluchistan from the 20th August to the 9th September, 1912, both days inclusive.

No. 2751-Est.-A.—Major R. A. E. Benn, C.I.E., of the Political Department, is granted privilege leave for three months combined with furlough for one year, with effect from the 10th September, 1912, under Articles 233 and 308 (b) of the Civil Service Regulations.

No. 2758-Est.-A.—Corrigendum.—In Foreign Department Notification No. 2585-Est.-A, dated the 11th September 1912, placing Lieutenant-Colonel F. W. P. Macdonald on special duty in Baluchistan, for the "22nd November," read the "21st November".

The 3rd October, 1912.

No. 2098-G.—With the sanction of His Majesty's Government, the Governor General in Council is pleased to recognise the appointment of Herr Ernst Steiner as Consul for Austria-Hungary at Madras.

No. 2768-Est.-B.—The services of Captain C. H. Villiers-Stuart, 56th Punjabi Rifles (Frontier Force), are placed at the disposal of the Hon'ble the Chief Commissioner and Agent to the Governor General, North-West Frontier Province, for employment as Commandant, Khyber Rifles, with effect from the date of assuming charge.

No. 2779-Est.-A.—The privilege leave granted to Lieutenant-Colonel C. J. Windham, Resident in the Western States of Rajputana, in Foreign Department Notification No. 2340-Est.-A, dated the 12th August, 1912, is hereby extended by two days.

A. H. McMAHON,

Secretary to the Government of India.

FINANCE DEPARTMENT.

NOTIFICATIONS.

ACCOUNTS.

LOANS.

Simla, the 1st October, 1912.

No. 593-A.—In exercise of the power conferred by section 3 of the Delhi Laws Act, 1912 (XIII of 1912), the Governor General in Council directs that in the Province of Delhi all powers conferred on the Local Government under the Local Authorities, Loan Act, 1879 (X1 of 1879), and the Local Authorities (Emergency) Loans Act, 1897 (XII of 1897), shall be exercised by the Governor General in Council and not by the Chief Commissioner of Delhi.

LEAVE AND APPOINTMENTS.

The 2nd October, 1912.

No. 732-F. E.—Mr. H. O'Callaghan, Chief Accountant, Office of the Examiner of Accounts, North Western Railway, has been granted privilege leave for one month, with effect from the 2nd September 1912.

Mr. J. O. Ewing, an accountant in the office of the Examiner of Accounts, North Western Railway, has been appointed to officiate as Chief Accountant, Class II, in that office, with effect from the 2nd September 1912 and until further orders.

No. 733-F.E.—Mr. M. Venkataramana Rau, Chief Accountant, Office of the Examiner of Accounts, Eastern Bengal State Railway, has been granted privilege leave for one month and ten days, with effect from the 5th September 1912.

Mr. R. F. George, an accountant in the office of the Examiner of Accounts, Eastern Bengal State Railway, has been appointed to officiate as Chief Accountant, Class II, in that office, with effect from the 5th September 1912 and until further orders.

No. 734-F.E.—Mr. S. C. Tomkins, Examiner of Accounts, Oudh and Rohilkhand Railway, has been granted privilege leave for 3 months and, in continuation, furlough for 10 months and 6 days with effect from the 19th September 1912.

The 4th October, 1912.

No. 745-F. E.—Mr. C. W. C. Carson, an officer of the General List of the Indian Finance Department, has been granted privilege leave for three months and, in continuation, furlough for 15 months with effect from the 23rd March 1912.

H. F. HOWARD,

Offg. Secretary to the Government of India.

FINANCE DEPARTMENT (MILITARY FINANCE).

NOTIFICATIONS.

LEAVE AND APPOINTMENTS.

Simla, the 4th October, 1912.

No. 1200-Accts.—Colonel T. A. Harrison, I.A., Controller of Military Supply Accounts, is granted combined leave out of India (private affairs) for eight months from the 16th November 1912 or from the date on which he may avail himself of it, the first 90 days being privilege leave and the remaining period leave under the leave rules of 1886 for the Indian Army. Pension service 28th year commenced, 7th February 1912.

No. 1201-Accts.—The following officiating appointment of a Deputy Examiner, 2nd grade, Military Accounts Department, is made for the period from the 28th August to the 15th September 1912:—

Mr. T. J. Moriarty to officiate as Deputy Examiner, 2nd grade.

W. H. MICHAEL,

Offg. Joint Secretary to the Government of India.

DEPARTMENT OF COMMERCE AND INDUSTRY.

NOTIFICATIONS.

CUSTOMS ESTABLISHMENT.

Simla, the 5th October, 1912.

No. 7435-2.—The following officiating promotion and reversion of officers in the Imperial Customs Service are notified, with effect from the 23rd September 1912:—

Name.	From	To
Mr. A. H. Lloyd, I.C.S. ...	Assistant Collector, Class III.	Collector, Class III, officiating.
Mr. B. W. Swithinbank, I.C.S.	Collector, Class III, officiating.	Assistant Collector, Class III, officiating.

No. 7439-2.—The services of Mr. B. W. Swithinbank, I.C.S., an officiating Assistant Collector, Class III, in the Imperial Customs Service, are replaced at the disposal of the Government of Burma, with effect from the 1st October 1912.

COMMERCE AND TRADE.

The 5th October, 1912.

No. 7417-125.—Mr. E. Sequeira, Assistant Director of Statistics, is granted privilege leave for three months with effect from the 28th October 1912.

SALT.

The 5th October, 1912.

No. 7368-89.—Mr. A. H. C. Chill, Officiating Superintendent, Northern India Salt Revenue Department, is granted privilege leave for two months with effect from the 18th September 1912.

R. E. ENTHOVEN,

Secretary to the Government of India.

ARMY DEPARTMENT.

Simla, the 4th October 1912.

APPOINTMENTS.

No. 939.—Brigadier-General H. Hudson, C.I.E., Indian Army, Commandant, Cavalry School, Saugor, to be Brigadier-General, General Staff, Northern Army, and to retain the temporary rank of Brigadier-General whilst so employed. Dated the 1st October 1912.

No. 940.—Brigadier-General W. A. Watson, C.I.E., Indian Army, Brigadier-General, General Staff, Northern Army, to be Commandant, Cavalry School Saugor, and to retain the temporary rank of Brigadier-General whilst so employed. Dated the 1st October 1912.

FURLOUGH AND LEAVE.

CANTONMENT MAGISTRATES' DEPARTMENT.

No. 941.—Lieutenant-Colonel W. C. C. Leslie, Indian Army, has been granted combined leave in India, on medical certificate, for six months with effect from the 19th April 1912, the first forty days being privilege leave and the remainder leave on private affairs.

LONDON GAZETTE.

No. 942.—The following extracts are published for general information:—

"London Gazette", dated the 10th September 1912, pages 6705 and 6706.

* * * * *

India Office,

September 10, 1912.

The KING has approved of the promotion of the following officers of the Indian Army, Indian Medical Service and Indian Army Departments:—

INDIAN ARMY.

Major to be Lieutenant-Colonel.

Dated 30th July 1912.

Robert Edward Vaughan, Supply and Transport Corps.

Captain to be Major.

Dated 2nd June 1912.

Harry Edward Spiller Cordeaux, C.B., C.M.G.

Lieutenants to be Captains.

Dated 29th July 1912.

William Western Shaw, 44th Merwara Infantry.

Andrew McLean Finnie, Civil Employ.

Philip Fell Pope, 1st Brahmans.

Richard Bennett Spence, 96th Berar Infantry.

John Clarence Hotham, 4th Cavalry.

Second Lieutenants to be Lieutenants.

Dated 8th December 1911.

Thomas Leslie Leslie, 35th Scinde Horse.

William Kerr Fraser-Tytler, 25th Cavalry (Frontier Force).

Roger John Tweedy, 19th Lancers (Fane's Horse).

John Price Wylie, 11th King Edward's Own Lancers (Probyn's Horse).

Austin Timaeus Miller, 10th Duke of Cambridge's Own Lancers (Hodson's Horse).

The KING has approved the correction as stated below of the dates of promotion of the undermentioned officers to the rank of Captain :—

Dated 26th January 1908, and not as notified in the London Gazette of the 18th September 1908—

Richard John Clarke, 8th Rajputs.

Roger Fleetwood Sconce Beyts, 122nd Rajputana Infantry.

Dated 18th January 1909, and not as notified in the London Gazette of the 14th May 1909—

Frederick Sinclair Lindesay, 129th Duke of Connaught's Own Baluchis.

William Pulteney Michael Dalzell McLaughlin, 107th Pioneers.

Harold John Hunter Davson, 82nd Punjabis.

Dated 21st January 1909, and not as notified in the London Gazette of the 5th March 1909—

Tylden Luck, 67th Punjabis.

Dated 28th July 1909 (with precedence next below Captain Bruce Turnbull), and not as notified in the London Gazette of the 5th November 1909—

Godfrey Howard Morgan, Military Accounts Department.

James Herbert Gray Wilson, 103rd Mahratta Light Infantry.

Harold Yorke Salkeld, 2nd Lancers (Gardner's Horse).

Dated 29th July 1909, and not as notified in the London Gazette of the 5th October 1909—

Edward Hale Lewin, 46th Punjabis.

Dated 19th January 1911, and not as notified in the London Gazette of the 19th May 1911—

Clive Victor Martin, 29th Lancers (Deccan Horse).

INDIAN MEDICAL SERVICE.

Lieutenants to be Captains.

Dated 31st July 1912.

Charles Harold Smith, M.D., F.R.C.S.

Alan MacDonald Dick, M.B., F.R.C.S.

Thomas John Carey Evans, F.R.C.S.
 Maurice James Holgate, M.B.
 Trevor Laurence Bomford, M.B.
 Graham Rigby Lynn, M.B.
 Louis Hope Lovat Mackenzie, M.B.
 John McDougall Eckstein.
 William Andrew Morton Jack, M.B.
 Alexander Charles Anderson.
 Duncan Gordon Cooper, M.B.
 David Arthur, M.B.
 William Leonard Forsyth, M.B.
 Keshav Sadashiv Thakur.
 Mohamed Abdur Rahman.
 Edward Humfrey Vere Hodge, M.B.
 Gerald Tyler Burke, M.B.
 Herbert Robert Burnett Gibson, M.B.
 Mark Alleyne Nicholson, M.B.

NOTE.—The promotion of Major David Claude Kemp notified in the London Gazette of 17th March 1911, is antedated from the 28th January 1911, to the 28th July 1910.

INDIAN ARMY DEPARTMENTS.

Deputy Commissary with the honorary rank of Captain to be Commissary with the honorary rank of Captain.

Dated 8th July 1912.

William McWalters.

Assistant Commissaries with the honorary rank of Lieutenant to be Deputy Commissaries with the honorary rank of Captain.

Dated 17th March 1912.

Percy Russell (since deceased).

Edward O'Donald.

Dated 6th April 1912.

Henry Graveson.

To be Assistant Commissaries with the honorary rank of Lieutenant.

Dated 17th March 1912.

Conductor Peter Carrigan.

Conductor Frank Donald Dawson.

Conductor James Edward Clarke.

Conductor David Drysdale.

Conductor Frank Sainty Jones.

The KING has approved of the admission of the undermentioned gentleman to the Indian Army Reserve of Officers :—

INFANTRY BRANCH.

To be Second Lieutenant.

Dated 2nd August 1912.

Clifford William Ernest Arbuthnot.

The KING has approved of the transfer of the undermentioned officer to the temporary Half-pay List :—

Lieutenant Celadon Charles Sutherland Brownlow, 20th Punjabis. Dated 1st September 1912.

The KING has approved of the retirement of the undermentioned officers of the Indian Army and the Indian Medical Service :—

INDIAN ARMY.

Major-General Herbert Mansfield, C.B. Dated 1st September 1912.

Colonel Algernon George Peyton. Dated 19th August 1912.

Colonel Clarence Herbert Macdonald. Dated 1st September 1912.

NOTE.—The retirement of Captain (now Major) Harry Edward Spiller Cordeaux, C.B., C.M.G., notified in the London Gazette of 18th June, is dated 3rd June 1912, and not 2nd June 1912, as therein stated.

INDIAN MEDICAL SERVICE.

Lieutenant-Colonel Clarence Forbes Fearnside, M.B. Dated 10th September 1912.

Major Dugald Nairne Anderson. Dated 1st September 1912.

* * * * *

"London Gazette," dated the 13th September 1912, pages 6785 and 6786.

* * * * *

War Office,

13th September 1912.

* * * * *

MEMORANDUM.

The undermentioned Colonels, retired list, Indian Army, are granted the honorary rank of Brigadier-General. Dated 14th September 1912 :—

Walter Hailes.

Edward H. Molesworth, C.B.

* * * * *

ORGANISATION.

ARMY RESERVES.

No. 943.—William Ryland Moore Bennet to be a Second Lieutenant in the Infantry Branch of the Indian Army Reserve of Officers, subject to His Majesty's approval. Dated the 4th October 1912.

PROMOTIONS.

INDIAN ARMY.

No. 944.—The following promotions are made, subject to His Majesty's approval :—

Major to be Lieutenant-Colonel.

20th September 1912.

Hubert Walter Codrington, Commandant, 13th Rajputs (The Shekhawati Regiment).

Lieutenant to be Captain.

2nd May 1912.

Allan Leslie Morris, 17th Infantry (The Loyal Regiment).

INDIAN MEDICAL SERVICE.

No. 945.—With reference to the notifications quoted in the margin, the promotion to

Army Department Notification No. 282, dated the 7th April 1911, the present rank of Major George McPherson, M.B., F.R.C.S.E., published in Army Department

Army Department Notification No. 822, dated the 29th September 1911, Notification No. 118, dated the 11th February 1910, is antedated from the 28th January 1910

to the 28th July 1909.

INDIAN SUBORDINATE MEDICAL DEPARTMENT.

ASSISTANT SURGEON BRANCH.

Bengal Establishment.

No. 946.—The following promotions are made, subject to His Majesty's approval:—
Senior Assistant Surgeon and Honorary Lieutenant Joseph Lee (supernumerary) to be Senior Assistant Surgeon, with the honorary rank of Captain (supernumerary).

Senior Assistant Surgeon and Honorary Lieutenant Richard Sharples (*seconded*) to be Senior Assistant Surgeon, with the honorary rank of Captain (*seconded*),

Senior Assistant Surgeon and Honorary Lieutenant Michael Courtney (*seconded*) to be Senior Assistant Surgeon, with the honorary rank of Captain (*seconded*),

Senior Assistant Surgeon and Honorary Lieutenant John Charles Gillmon, L.S.A. Lond., (*seconded*) to be Senior Assistant Surgeon, with the honorary rank of Captain (*seconded*),

Senior Assistant Surgeon and Honorary Lieutenant Richard Thomas Murphy to be Senior Assistant Surgeon, with the honorary rank of Captain, and

1st Class Assistant Surgeon Ernest Armin Carapiet Griffiths to be Senior Assistant Surgeon, with the honorary rank of Lieutenant,

vice Senior Assistant Surgeon and Honorary Captain James Fraser, superannuated; with effect from the 23rd September 1912.

No. 947.—The undermentioned 3rd Class Assistant Surgeons, having completed seven year's service in that class and passed the required departmental examination, to be 2nd Class Assistant Surgeons, with effect from the 15th April 1912:—

Ashley Edwin Dunbar Harvey.

Maurice Camillus Pinto.

Robert John Fitzpatrick.

Madras Establishment.

No. 948.—The undermentioned 3rd Class Assistant Surgeon, having completed seven years' service in that class and passed the required departmental examination, to be 2nd Class Assistant Surgeon, with effect from the 15th April 1912:—

George Harold King.

SUB-ASSISTANT SURGEON BRANCH.

Madras Establishment.

No. 949.—The undermentioned 2nd Class Sub-Assistant Surgeon, having completed five year's service in that class and passed the required departmental examination, to be 1st Class Sub-Assistant Surgeon, with effect from the 15th April 1912:—

No. 1349, Esarapu Venkatasami Nayudu.

Bombay Establishment.

No. 950.—The undermentioned 2nd Class Sub-Assistant Surgeons, having completed five years' service in that class and passed the required departmental examination, to be 1st Class Sub-Assistant Surgeons, with effect from the dates specified:—

No. 263, Mohan-Lal Nagesar Shukla } ,—15th April 1912.

No. 260, Dattatraya Bal-krishna Maliker }

No. 270, Ravi Shankar Jagan-nath Vyas }

No. 272, Raghu-nath Bal-krishna Alate } ,—16th September 1912.

No. 274, Waman Hari Supekar }

No. 951.—The undermentioned 3rd Class Sub-Assistant Surgeons, having completed five years' service in that class and passed the required departmental examination, to be 2nd Class Sub-Assistant Surgeons, with effect from the 16th September 1912:—

No. 326, Atma Ram Bhukhen-das.

No. 328, Shiu-parshad Krishna-lal Vyas.

No. 329, Chhote Lal Mathurbhai Amin.

No. 330, Benjamin Sudamji Powar.

No. 331, Shaikh Mahibooib Muhammad Sahib.

MILITARY WORKS SERVICES AND PUBLIC WORKS DEPARTMENT, INDIA.

No. 952.—Sub-Conductor Patrick Ryan, Sub-Engineer, 3rd Grade, Military Works Services, to be Conductor and

Staff-Sergeant Gerald Butler O'Connor, Supervisor, 2nd Grade, Military Works Services, to be Sub-Conductor, on augmentation of establishment; with effect from the 16th November 1911.

No. 953.—Staff-Sergeant Herbert George Holmes, Supervisor, 2nd Grade, Military Works Services, to be Sub-Conductor, *vice* Edward William Mason, deceased ; with effect from the 28th December 1911.

No. 954.—Assistant Commissary and Honorary Lieutenant George Frederick John Caldecourt, Assistant Engineer, Burma Public Works Department, to be Deputy Commissary and to have the honorary rank of Captain, subject to His Majesty's approval, and

Conductor John Sykes, Sub-Engineer, 2nd Grade, United Provinces Public Works Department, to be Assistant Commissary and to have the honorary rank of Lieutenant, subject to His Majesty's approval,

vice Deputy Commissary and Honorary Captain David Upson, deceased ; with effect from the 2nd May 1912.

No. 955.—Assistant Commissary and Honorary Lieutenant William James Collins, Assistant Engineer, 2nd Grade, United Provinces Public Works Department, to be Deputy Commissary and to have the honorary rank of Captain, subject to His Majesty's approval,

Conductor William Thomas Gell, Sub-Engineer, 1st Grade, Military Works Services, to be Assistant Commissary and to have the honorary rank of Lieutenant, subject to His Majesty's approval,

Sub-Conductor Arthur James Mitchell, Sub-Engineer, 3rd Grade, Military Works Services, to be Conductor and

Staff-Sergeant Charles Lewis Kilcoin, Supervisor, 2nd Grade, Military Works Services, to be Sub-Conductor,

vice Deputy Commissary and Honorary Captain Sidney Hubert Sellens, retired ; with effect from the 12th May 1912.

NATIVE ARMY.

APPOINTMENTS AND PROMOTIONS.

No. 956.—The following promotions are made :—

1st Brahmans.

Colour-Havildar Ramesar Pathak to be Jemadar, *vice* Durga Parshad Tewari, resigned ; with effect from the 6th September 1912.

128th Pioneers.

Jemadar Khushal Khan to be Subadar, *vice* Bhole Khan, transferred to the pension establishment ; with effect from the 11th July 1912.

Jemadar Karm Singh to be Subadar and Havildar Teja Singh to be Jemadar, *vice* Hira Singh, transferred to the pension establishment ; with effect from the 25th August 1912.

93rd Burma Infantry.

No. 957.—The promotion of Jemadar Barkat Ali notified in Army Department Notification No. 755, dated the 2nd August 1912, should have effect from the 24th March 1912 and not as therein stated.

SPECIAL.

No. 958.—With reference to paragraph 305, Army Regulations, India, Volume II, the undermentioned officer having been absent from military duty for ten years is transferred to the Supernumerary List, with effect from the date specified :—

Captain Richard Garratt, Political Employ,—26th July 1912.

RETIREMENTS.

INDIAN MEDICAL SERVICE.

No. 959.—Lieutenant-Colonel William Ainley Sykes, D.S.O., M.B., Indian Medical Service, Bengal, has been permitted by the Most Hon'ble the Secretary of State for India to retire from the service, subject to His Majesty's approval ; with effect from the 18th July 1912.

VOLUNTEER CORPS.

APPOINTMENTS, PROMOTIONS AND RESIGNATIONS.

Bihar Light Horse.

No. 960.—Major (Honorary Lieutenant-Colonel) Townley Richard Filgate, V.D., to be Lieutenant-Colonel, to fill an existing vacancy. Dated the 4th September 1912.

Assam Valley Light Horse.

No. 961.—The Hon'ble Sir Archdale Earle, K.C.I.E., Chief Commissioner of Assam, to be Honorary Colonel, *vice* Sir Lancelot Hare, K.C.S.I., C.I.E., resigned. Dated the 1st April 1912.

United Provinces Horse.

No. 962.—The Hon'ble Sir John Prescott Hewett, G.C.S.I., C.I.E., resigns his appointment as Honorary Colonel. Dated the 15th September 1912.

Madras Artillery Volunteers, "The Duke's Own."

No. 963.—Lieutenant Francis Dewsbury resigns his commission. Dated the 27th August 1912.

Madras Volunteer Guards.

No. 964.—Second Lieutenant Edgar Ernest Eglinton Bailey resigns his commission. Dated the 2nd August 1912.

Naini Tal Volunteer Rifles.

No. 965.—The Hon'ble Sir John Prescott Hewett, G.C.S.I., C.I.E., resigns his appointment as Honorary Colonel. Dated the 15th September 1912.

Lucknow Volunteer Rifles.

No. 966.—The Hon'ble Sir John Prescott Hewett, G.C.S.I., C.I.E., resigns his appointment as Honorary Colonel. Dated the 15th September 1912.

Great Indian Peninsula Railway Volunteer Rifle Corps.

No. 967.—Lieutenant Lancelot Hugh Corbett Palmer resigns his commission. Dated the 15th July 1912.

Bombay, Baroda and Central India Railway Volunteer Rifles.

No. 968.—Major (Honorary Lieutenant-Colonel) Roland Maxwell Thomason, V.D., to be Lieutenant-Colonel, *vice* F. Goodwin, C.I.E., V.D., A.D.C., transferred to the Supernumerary List. Dated the 24th June 1912.

Captain (Honorary Major) Arthur Robert George Newton, V.D., to be Major, *vice* R. M. Thomason, V.D., promoted. Dated the 24th June 1912.

Lieutenant Frederic James Hume Sievwright to be Captain, *vice* S. C. G. Wood, V.D., resigned. Dated the 1st April 1912.

Lieutenant Wilford Ward Bulkley to be Captain, *vice* A. R. G. Newton, V.D., promoted. Dated the 24th June 1912.

Second Lieutenant Henry Langley Jones to be Lieutenant, *vice* F. J. H. Sievwright, promoted. Dated the 1st April 1912.

Second Lieutenant Arthur Havard Montrou Campion (Supernumerary) is absorbed in the vacancy caused by the promotion of H. L. Jones. Dated the 1st April 1912.

Rangoon Volunteer Rifles.

No. 969.—Captain Colin John Norman Cameron to be Major, *vice* J. A. Manyon, transferred to the Supernumerary List. Dated the 24th January 1912.

Captain Charles Herbert Parker, V.D., resigns his commission and is granted, on retirement, the honorary rank of Major, with permission to retain his rank and wear the uniform of the Corps. Dated the 27th September 1912.

Oudh and Rohilkhand Railway Volunteer Rifles.

No. 970.—Captain Walter Richard Pearce to be Major, to fill an existing vacancy. Dated the 1st August 1912.

Lieutenant David Cardew to be Captain, to fill an existing vacancy. Dated the 1st January 1912.

Lieutenant Leslie Frederick Jackson to be Captain, to fill an existing vacancy. Dated the 13th January 1912.

Lieutenant Charles Stuart Chalmers to be Captain, *vice* W. R. Pearce, promoted. Dated the 1st August 1912.

Second Lieutenant Abraham Ralph Gundy Lilley to be Lieutenant, *vice* D. Cardew, promoted. Dated the 1st January 1912.

Francis Henry Budden (Lieutenant, R.E.) to be Lieutenant, *vice* L. F. Jackson, promoted. Dated the 13th January 1912.

South Indian Railway Volunteer Rifles.

No. 971.—Second Lieutenant Frederick Leonard Stephens to be Lieutenant, vice E. C. H. Bird, deceased. Dated the 20th May 1912.
Clement Mc Cleester Conway to be Second Lieutenant, vice F. L. Stephens, promoted. Dated the 20th May 1912.

Coorg and Mysore Rifles.

No. 972.—Lieutenant Henry Pilkington, Supernumerary List, resigns his commission. Dated the 29th August 1912.

2nd (Presidency) Battalion, Calcutta Volunteer Rifles.

No. 973.—Percival William White Williames to be Second Lieutenant, to fill an existing vacancy. Dated the 27th July 1912.

East Coast Volunteer Rifles.

No. 974.—Second Lieutenant Walter Sidney Bremner resigns his commission. Dated the 20th August 1912.

B. HOLLOWAY, Colonel,
Offg. Secretary to the Government of India.

ARMY DEPARTMENT.

NOTIFICATION.

Simla, the 4th October 1912.

Under Clause 53 of the Regulations appended to the Regimental Debts Act, 1893, it is notified that a report of the death of the undermentioned Commissioned Officer on the date specified, was received in the Army Department between the 18th September and 1st October 1912:—

Corps.	Rank and name.	Date of Decease.	Place of Decease.	Testate or Intestate.	REMARKS.
Royal Engineers...	Captain Dermot Affleck-Graves.	27th September 1912.	Dalhousie	Was Executive Engineer, Punjab—Lahore Provincial Division, No. 1 (Public Works Department).

B. HOLLOWAY, Colonel,
Offg. Secretary to the Government of India.

MARINE DEPARTMENT.

Simla, the 4th October, 1912.

LEAVE.

No. 59.—Lieutenant C. E. Edmonds, Royal Indian Marine, has been granted an extension of leave by the Most Hon'ble the Secretary of State for India, till the 30th March 1913 (medical certificate).

B. HOLLOWAY, Colonel,
Offg. Secretary to the Government of India.

RAILWAY DEPARTMENT.

(RAILWAY BOARD.)

NOTIFICATIONS.

Simla, the 1st October, 1912.

No. 174.—Colonel S. L. Craster, Superintending Engineer, is on return from leave, appointed Engineer-in-Chief, Eastern Bengal Railway.

No. 175.—With reference to Notification No. 174, dated 1st October 1912, Rai Bahadur Rala Ram, I.S.O., Officiating Engineer-in-Chief, Eastern Bengal Railway, will on relief by Colonel Craster, revert to his substantive appointment of Deputy Engineer-in-Chief of that line.

No. 176.—With reference to Notification No. 175, dated 1st October 1912, Mr. W. C. Stanton, Officiating Deputy Engineer-in-Chief, Eastern Bengal Railway, will on relief by Rai Bahadur Rala Ram, I.S.O., revert to his substantive rank of Executive Engineer.

No. 177.—Mr. W. Nathan, Senior Government Inspector of Railways, Circle No. 7, is granted privilege leave for three months combined with furlough for nine months under articles 233, 265 and 308 (b) of the Civil Service Regulations, with effect from the 26th October 1912, or subsequent date.

No. 178.—With reference to Notification No. 177, dated 1st October 1912, Mr. W. R. Horn, Junior Government Inspector of Railways, Circle No. 7, is appointed to hold charge of the office of the Senior Government Inspector of Railways, Circle No. 7, in addition to his own duties, until further orders.

No. 179.—The following is published for general information:—

No. 1863-R.T., dated the 25th September 1912.

RESOLUTION—By the Railway Board.

Adoption on the Arrah-Sasaram Light, Baraset-Basirhat Light, Bengal Provincial, Boktiarpore-Bihar Light, Dibru-Sadiya, Howrah-Amta Light, Howrah-Sheakhala Light, Rohilkund and Kumaon, Shahdara (Delhi)-Saharanpur Light and Tezpore-Balipara Light Railways, and on such portions of the East Indian and His Highness the Nizam's Guaranteed State Railway systems as are situate in British territory, of the revised Chapter III and of the amendments in Chapters II and IV, Part II, of the General Rules of 1906, for working open lines of railway—Revised Rules to regulate the packing and carriage by railway in India of offensive and dangerous goods, and penalties for the breaches of certain rules.

RESOLUTION.—The Administrations of the several railways, not administered by Government, which are noted on the margin * have applied for the adoption on those railways, of the revised Chapter III and the amendments in Chapters II and IV, specified in the enclosures to Railway Board's Circular No. 1025 R.T., dated the 10th June 1912, and published under their Notification No. 71, dated the 13th June 1912, of Part II

of the General Rules of 1906, for working open lines of railway in British India, which rules and certain amendments thereto were sanctioned for adoption on the marginally† noted railways and on such portions of the East Indian and His Highness the Nizam's Guaranteed State railway systems as are situate

† Arrah-Sasaram Light, Baraset-Basirhat Light, Bengal Provincial, Boktiarpore-Bihar Light, Dibru-Sadiya, Howrah-Amta Light, Howrah-Sheakhala Light, Rohilkund and Kumaon, Shahdara (Delhi)-Saharanpur Light, and Tezpore-Balipara Light Railways.

in British territory in the following Railway Board's resolutions and notifications:—

Resolutions Nos. 227 R. T. and 604 R. T., dated, respectively, the 13th February 1911, and 28th April 1911, and Notifications Nos. 53 and 122, dated, respectively, the 22nd February 1911 and 5th May 1911,

Resolutions Nos. 1305 R. T., 631 R. T. and 604 R. T., dated, respectively, the 30th October 1907, 7th April 1908 and 28th April 1911, and Notifications Nos. 290, 100 and 122, dated, respectively, the 1st November 1907, 10th April 1908 and 5th May 1911,

Resolutions Nos. 367 R. T., 1287 R. T., 617 R. T. and 604 R. T., dated, respectively, the 6th June 1907, 26th October 1907, 4th April 1908 and 28th April 1911, and Notifications Nos. 143, 281, 101 and 122, dated, respectively, the 12th June 1907, 31st October 1907, 10th April 1908, and 5th May 1911,

Resolutions Nos. 1305 R. T., 631 R. T. and 604 R. T., dated, respectively, the 30th October 1907, 7th April 1908, and 28th April 1911, and Notifications Nos. 290, 100 and 122, dated, respectively, the 1st November 1907, 10th April 1908 and 5th May 1911,

Resolutions Nos. 1084 R. T., 1623 R. T., 770 R. T. and 815 R. T., dated, respectively, the 30th September 1907, 21st December 1907, 5th May 1908 and 12th June 1911, and Notifications Nos. 249, 352, 140 and 174, dated, respectively, the 4th October 1907, 23rd December 1907, 8th May 1908 and 15th June 1911,

Resolutions Nos. 1305 R. T., 631 R. T. and 604 R. T., dated, respectively, the 30th October 1907, 7th April 1908 and 28th April 1911, and Notifications Nos. 290, 100 and 122, dated, respectively, the 1st November 1907, 10th April 1908 and 5th May 1911,

Resolutions Nos. 422 R. T., 703 R. T. and 604 R. T., dated, respectively, the 24th February 1908, 24th April 1908 and 28th April 1911, and Notifications Nos. 57, 128 and 122, dated, respectively, the 27th February 1908, 30th April 1908 and 5th May 1911,

Resolutions Nos. 1079 R. T., 717 R. T. and 604 R. T., dated, respectively, the 27th September 1907, 28th April 1908, and 28th April 1911, and Notifications Nos. 240, 133 and 122, dated, respectively, the 27th September 1907, 5th May 1908 and 5th May 1911,

Resolutions Nos. 591 R. T., 1137 R. T., 1477 R. T., 686 R. T. and 815 R. T., dated, respectively, the 5th July 1907, 7th October 1907, 5th December 1907, 22nd April 1908 and 12th June 1911, and Notifications Nos. 170, 255, 335, 127 and 174, dated, respectively, the 12th July 1907, 11th October 1907, 10th December 1907, 30th April 1908 and 15th June 1911,

Resolutions Nos. 35 R. T., 998 R. T., 1286 R. T., 670 R. T. and 604 R. T., dated, respectively, the 17th April 1907, 12th September 1907, 26th October 1907, 21st April 1908 and 28th April 1911, and Notifications Nos. 97, 219, 282, 120 and 122, dated, respectively, the 24th April 1907, 17th September 1907, 31st October 1907, 24th April 1908 and 5th May 1911,

Resolutions Nos. 296 R. T., 988 R. T., 452 R. T., 702 R. T. and 604 R. T., dated, respectively, the 27th May 1907, 9th September 1907, 28th February 1908, 24th April 1908 and 28th April 1911, and Notifications Nos. 136, 216, 69, 126 and 122, dated, respectively, the 7th June 1907, 16th September 1907, 5th March 1908, 30th April 1908 and 5th May 1911.

2. In exercise of the powers conferred by the Notification of the Government of India in the Department of Commerce and Industry, No. 801, dated the 24th March 1905, the Railway Board sanction, under section 47, sub-section (3) of the Indian Railways Act, 1890 (IX of 1890), the adoption of the revised rules and of the amendments cited in paragraph 1 above, on the

*Arrah-Sasaram Light, Barasat-Basirhat Light, Bengal Provincial, Bokharpore-Bihar Light, Dibrusadiya, Howrah-Amta Light, Howrah-Sheakhal Light, Rohilkund and Kumaon, Shahdara (Delhi)-Saharanpur Light, and Tezapore-Balipara Light Railways.

as are situate in British territory.

marginally* noted railways and on such portions of the East Indian and His Highness the Nizam's Guaranteed State Railway systems

ORDER.—Ordered, that this resolution be published under a notification in Part I of the *Gazette of India* as required by section 47, sub-section (3) of the Indian Railways Act, 1890 (IX of 1890), and that a copy of the amended General Rules be kept open for inspection at railway stations as directed by

The Government of Bengal, Railway Department.
The Governments of the United Provinces and Bihar and Orissa, Public Works Department.

The Hon'ble the Chief Commissioner of Assam.

The Agent and Manager, His Highness the Nizam's Guaranteed State Railway. (Through the Hon'ble the Resident at Hyderabad.)

The Agents, East Indian and Rohilkund and Kumaon Railways.

The Senior Government Inspectors of Railways, Circles Nos. 1 to 3 and 6.

The Secretary, Indian Railway Conference Association.

sub-section (6) of the same section; also that a copy of this resolution be communicated to the Local Governments and Administrations and to the officers noted on the margin, for information.

The 2nd October, 1912.

No. 180.—With reference to Railway Board's Notification No. 35, dated the 7th May 1912, Mr. P. B. McGowan, Officiating District Traffic Superintendent, Eastern Bengal Railway, reverted to his substantive appointment of Assistant Traffic Superintendent in class III, grade 1, of the Superior Revenue Establishment of State Railways, with effect from the 28th August 1912.

No. 181.—Lieutenant J. A. B. P. Bowen, R.E., Assistant Engineer, is on return from Examination leave, transferred from the Karachi Extension Railway Survey to the North Western Railway.

No. 182.—Mr. E. L. Manico, Assistant Carriage and Wagon Superintendent, North Western Railway, in Class III, grade 3, of the Superior Revenue Establishment of State Railways, is appointed to officiate as a District Carriage and Wagon Superintendent in Class II of that Establishment with effect from the 20th August 1912 during the absence of Mr. C. F. White, Officiating Carriage and Wagon Superintendent, on privilege leave.

No. 183.—It is hereby notified for general information that the Railway Board have sanctioned a survey being carried out by the Agency of the Bombay, Baroda and Central India Railway Company, for a line of railway on the 5' 6" gauge, from Gungapur on the Nagda-Mutra section of the Bombay, Baroda and Central India Railway to Luni on the Jodhpur-Bikaner Railway, a distance of about 260 miles.

This survey will be known as the Gungapur-Luni Railway Survey.

No. 184.—The following is published for general information:—

No. 1867-R.T., dated the 26th September 1912.

RESOLUTION—By the Railway Board.

Adoption on the Assam-Bengal, Bengal and North-Western and Tezpore-Balipara Light Railways, and on such portions of the Barsi Light, Bengal Dooars, Bengal-Nagpur, Bombay, Baroda and Central India, East Indian, Jodhpur-Bikaner, Madras and Southern Mahratta and South Indian Railway systems as are situate in British territory, of the addendum to Rule 7, Chapter II, Part II of the General Rules of 1906, for working open lines of railway—Addition of Chicken Pox and Mumps to the list of infectious and contagious disorders.

RESOLUTION.—The Administrations of the several railways, not administered by Government, which are

*Assam-Bengal Railway.
Barsi Light Railway.
Bengal and North-Western Railway.
Bengal Dooars Railway.
Bengal-Nagpur Railway.
Bombay, Baroda and Central India Railway.
East Indian Railway.
Jodhpur-Bikaner Railway.
Madras and Southern Mahratta Railway.
South Indian Railway.
Tezpore-Balipara Light Railway.

noted on the margin,* have applied for the adoption on those railways of the addendum promulgated with Railway Board's Circular No. 1560 R. T., dated the 17th August 1912, and published under their Notification No. 147, dated the

22nd August 1912, to Rule 7, Chapter II, Part II, of the General Rules of 1906, for working open lines of railway in British India, which rules were sanctioned for adoption on the Assam-Bengal, Bengal and North-Western and Tezpore-

Barsi Light, Bengal Dooars, Bengal-Nagpur, Bombay, Baroda and Central India, East Indian, Jodhpur-Bikaner, Madras and Southern Mahratta and South Indian Railways.

Balipara Light Railways and on such portions of the marginally noted Railway systems as are

situate in British territory in the following Railway Board's resolutions and notifications:—

Resolution No. 76 R. T., dated the 22nd April 1907, and Notification No. 102, dated the 1st May 1907,

Resolution No. 1379 R. T., dated the 18th November 1907, and Notification No. 311, dated the 23rd November 1907,

Resolution No. 591 R. T., dated the 10th July 1907, and Notification No. 170, dated the 12th July 1907,

Resolution No. 1386 R. T., dated the 20th November 1907, and Notification No. 312, dated the 27th November 1907,

Resolution No. 1070 R. T., dated the 26th September 1907, and Notification No. 239, dated the 27th September 1907,

Resolution No. 585 R. T., dated the 9th July 1907, and Notification No. 172, dated the 15th July 1907,

Resolution No. 383 R. T., dated the 10th June 1907, and Notification No. 150, dated the 18th June 1907,

Resolution No. 35 R. T., dated the 17th April 1907, and Notification No. 97, dated the 24th April 1907,

Resolution No. 966 R. T., dated the 6th September 1907, and Notification No. 214, dated the 10th September 1907,

Resolutions Nos. 330 R. T., and 346 R. T., dated respectively, the 30th May 1907, and 1st June 1907, and Notifications Nos. 135 and 141, dated, respectively, the 6th June 1907, and 11th June 1907,

Resolution No. 903 R. T., dated the 22nd May 1908, and Notification No. 157, dated the 27th May 1908.

2. In exercise of the powers conferred by the Notification of the Government of India in the Department of Commerce and Industry, No. 801, dated the 24th March 1905, the Railway Board sanction, under section 47, sub-section (3), of the Indian Railways Act, 1890 (IX of 1890), the adoption of the addendum cited in paragraph 1 above, on the Assam-Bengal, Bengal and North-

Western and Tezapore Balipara Barsi Light, Bengal Dooars, Bengal-Nagpur, Bombay, Baroda and Central India, East Indian, Jodhpur-Bikaner, Madras and Southern Mahratta and South Indian Railways. Light Railways, and on such portions of the marginally noted Railway systems as are situate in British territory.

ORDER.—Ordered, that this resolution be published under a notification in Part I of the *Gazette of India* as required by section 47, sub-section (3) of the Indian Railways Act, 1890 (IX of 1890), and that a copy of the amended General Rule be kept open for inspection at railway stations as directed by

The Hon'ble the Chief Commissioner of Assam.
The Hon'ble the Agent to the Governor-General, Rajputana.
The Agents, Assam-Bengal, Bengal and North-Western, Bengal-Nagpur, Bombay, Baroda and Central India, East Indian, Madras and Southern Mahratta and South Indian Railways.
The Chief Engineer and Agent, Barsi Light Railway.
The Manager and Engineer-in-Chief, Bengal Dooars Railway.

The Senior Government Inspectors of Railways, Circles Nos. 1 to 3, 5, 6 and 7.
The Secretary, Indian Railway Conference Association.

The 3rd October, 1912.

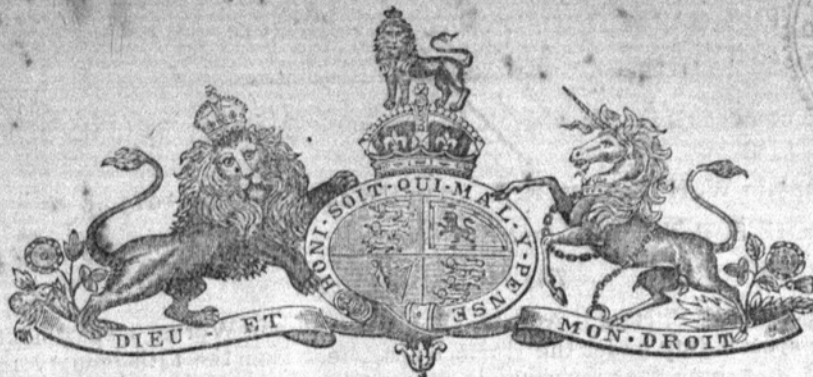
No. 185.—It is hereby notified for general information that the Railway Board have approved of a survey being carried out by Messrs. Forbes, Forbes Campbell and Company of Karachi for a line of ropeway from the Kashmir border near Domel or Kohala to Abbottabad and Havelian or to Murree and Rawal Pindi.

No. 186.—Mr. [G. Deuchars, Chief Engineer, 2nd Class, and Senior Government Inspector of Railways, Circle No. 4, is granted privilege leave for three months combined with furlough for one year, one month, and seventeen days, under Articles 233, 260 and 308 of the Civil Service Regulations, with effect from the 30th October 1912, or subsequent date of relief.

No. 187.—With reference to Notification No. 186, dated 3rd October 1912, Mr. J. Woodside, Superintending Engineer, is on return from leave appointed Senior Government Inspector of Railways, Circle No. 4, Lahore.

Railway Board Notifications Nos. 151 and 152, dated the 29th August 1912, are hereby cancelled.

R. C. F. VOLKERS,
Secretary, Railway Board.



15.OCT.12

The Gazette of India.

PUBLISHED BY AUTHORITY.

No. 41.}

SIMLA, SATURDAY, OCTOBER 12, 1912.

Separate paging is given to this Part in order that it may be filed as a separate compilation.

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PART I.

Government of India Notifications, Appointments, Promotions, &c.

HOME DEPARTMENT.

NOTIFICATIONS.

DELHI.

Simla, the 7th October, 1912.

No. 1057.—The services of the undermentioned officers, at present on special duty under the Home Department, are placed at the disposal of the Chief Commissioner of Delhi, with effect from the 1st October 1912, up to the dates shown against their names:—

(1) Mr. T. R. J. Ward, C.I.E., M.V.O., M.I.C.E., Superintending Engineer, up to the 28th February 1913.

(2) Lieutenant G. E. Sopwith, R.E., Assistant Engineer, up to the 28th February 1913.

(3) Captain W. H. Roberts, R.E., up to the 28th February 1913.

(4) Mr. H. E. Parker, Assistant Engineer, up to the 5th April 1913.

The 8th October, 1912.

No. 1065.—Mr. E. S. Heard, Assistant Engineer, Public Works Department, Punjab, was placed on special duty under the Home Department from the 14th January 1912 to the 13th February 1912, both days inclusive, in connection with boring operations for water at Delhi.

No. 1072.—The services of the undermentioned officers are placed at the disposal of the Chief Commissioner of Delhi, with effect from the dates mentioned :—

Major H. C. Beadon, I.A., permanently from the forenoon of the 1st October 1912;

Mr. J. Addison, I.C.S., temporarily from the date of relinquishing charge of his duties at Amritsar;

Mr. D. Johnstone, I.C.S., temporarily from the date of assumption of charge of his duties at Delhi;

Mr. J. F. Mitchell, I.C.S., temporarily from the forenoon of the 1st October 1912.

The 9th October, 1912.

No. 1078.—The services of the undermentioned officers are placed at the disposal of the Chief Commissioner of Delhi with effect from the 1st October 1912 :—

Lieutenant-Colonel D. M. Davidson, M.B., I.M.S. (temporarily),

2nd class Assistant Surgeon W. D. Salt, I.S.M.D.,

3rd grade Assistant Surgeon Munshi Mahfuz-Ullah,

3rd grade Assistant Surgeon Bawa Mul Raj, Bedi.

ESTABLISHMENTS.

The 8th October, 1912.

No. 1907.—Mr. A. S. Lawrence, a Superintendent in the Home Department, is granted privilege leave for twenty-eight days, with effect from the 24th September 1912.

No. 1909.—In consequence of the grant of privilege leave for twenty-eight days to Mr. A. S. Lawrence, a Superintendent in the Home Department, with effect from the 24th September 1912, the following promotions, with effect from the same date, are notified :—

Mr. Gouri Kanta Roy to officiate as Superintendent, 2nd grade.

Mr. R. S. D'Arcy to officiate as Superintendent, 3rd grade.

JUDICIAL.

The 10th October, 1912.

No. 1931.—In exercise of the power conferred by section 1, sub-section (3), of the Indian Airships Act, 1911 (XVII of 1911), the Governor General in Council is pleased to direct that the said Act shall come into force on and with effect from the 15th October 1912.

MEDICAL.

The 11th October, 1912.

No. 876.—The services of Captain A. S. Leslie, M.B., I.M.S., are placed temporarily at the disposal of the Government of Madras.

PORT BLAIR.

The 8th October, 1912.

No. 426.—The services of Captain S. L. Wace, Executive Commissariat Officer, Port Blair, are replaced at the disposal of the Army Department, with effect from the 1st November 1912 or such date as he makes over charge of his duties.

No. 429.—Captain H. O. Carroll, Supply and Transport Corps, is appointed to be Executive Commissariat Officer, Port Blair, with effect from the 1st November 1912 or such date as he assumes charge of his duties.

H. WHEELER,

Secretary to the Government of India.

NOTIFICATIONS BY THE CHIEF COMMISSIONER OF DELHI.

Dated the 7th October, 1912.

No. 45.—Major H. C. Beadon, I. A., Deputy Commissioner, and S. M. Jacob, Esquire, I.C.S., Additional District Magistrate, are, within the limits of the Delhi Province, invested, under section 30 of the Code of Criminal Procedure, 1898, with powers to try as a Magistrate all offences not punishable with death.

No. 46.—Under the provisions of section 3 (c) of the Land Acquisition Act I of 1894, the Chief Commissioner is pleased to appoint Munshi Khazan Singh, Extra Assistant Commissioner, to perform the functions of a Collector under the said Act within the limits of the Delhi Province.

No. 47.—In Government of India Gazette Notification No. XXI, dated 1st October 1912, for "Mr. J. F. Mitchell, I.C.S., is appointed a Magistrate of the second class" read "Mr. J. F. Mitchell, I.C.S., is appointed a Magistrate of the 1st class".

No. 48.—Under the provisions of section 4 of the Indian Factories Act XII of 1911, the Chief Commissioner is pleased to appoint Mr. Mitchell, Assistant Commissioner, in the Delhi Province to be an ex-officio Inspector of Factories within the limits of the Delhi Province.

No. 49.—In supersession of Gazette of India Extraordinary, Notification No. 25, dated the 1st October 1912, and under the provisions of section 30 of the Punjab Courts Act, 1884 (XVIII of 1884), M. Abdus Samad Munsif is invested with the jurisdiction of a Judge of a Court of Small Causes under the Provincial Small Cause Courts Act, 1887 (IX of 1887), for the trial of suits cognizable by such Courts up to one hundred rupees in value within the limits of the Municipality of Delhi.

No. 50.—In exercise of the powers conferred on him by section 3 (1) of the Provincial Insolvency Act, 1907 (III of 1907), the Chief Commissioner is pleased to invest the Judge of the Small Cause Court at Delhi with jurisdiction in all classes of cases under the said Act.

No. 51.—Under the provisions of section 28, sub-section (1), of the Punjab Courts Act, 1884 (XVIII of 1884), Khawaja Tassadduk Hussain, K.B., is invested with the powers of a Subordinate Judge of the first class with respect to cases generally within the limits of the Civil District of Delhi.

The Chief Commissioner is pleased to direct that Khawaja Tassadduk Hussain, K.B., shall be deemed, for the purposes of the said Act, to be a Subordinate Judge.

The 8th October 1912.

No. 52.—In exercise of the powers conferred by clause (b) of sub-section (4) of section 77 of the Punjab Tenancy Act, (XVI of 1887), the Chief Commissioner is pleased specially to empower, and hereby so empowers, Munshi Khazan Singh, Extra Assistant Commissioner, Delhi; and Assistant Collector, 1st grade, to hear and determine the suits mentioned in the first group in sub-section (3) of section 77 of the said Act.

No. 53.—In exercise of the powers vested in him under section 40 of Act II of 1886, the Chief Commissioner is pleased to invest the following officers with all the powers of a Collector under the said Act except those specified in sections 9 (2), 12, 18 (1), (b), 31 and 36:—

1. Mr. J. F. Mitchell, Assistant Commissioner.
2. Lala Hari Chand, Extra Assistant Commissioner.
3. M. Khazan Singh, Extra Assistant Commissioner.

No. 54.—Under the provisions of section 6 of the Indian Registration Act (XVI of 1908), the Chief Commissioner is pleased to appoint Mr. S. M. Jacob, Assistant Commissioner, Registrar within the limits of the Delhi Province.

No. 55.—Under the provisions of section 12 of the Code of Criminal Procedure, 1898 (V of 1898), the following officers are appointed Magistrates of the 1st class in the Delhi District :—

L. Murari Lal, District Judge.

L. Chuni Lal, Subordinate Judge.

K. B. Khawaja Tassaduk Hussain, Judge, Small Cause Court.

No. 56.—Under the provisions of section 3 (c) of the Land Acquisition Act I of 1894, the Chief Commissioner is pleased to appoint Mr. J. Addison, I.C.S., Assistant Commissioner, to perform the functions of a Collector under the said Act within the limits of the Delhi Province, from the 9th October 1912.

No. 57.—Under the provisions of section 12 of the Code of Criminal Procedure, 1898 (V of 1898), Mr. D. Johnstone, I.C.S., is appointed a Magistrate of the 1st class in the Delhi District from the 9th October 1912.

No. 58.—The Chief Commissioner is pleased, under the provisions of section 22 of the Code of Criminal Procedure, 1898 (V of 1898), to appoint Mr. D. Johnstone, I.C.S., to be a Justice of the Peace within and for the Province of Delhi from the 9th October 1912.

The 9th October, 1912.

No. 60.—In exercise of the powers conferred by section 3 (1) of Act VII of 1904 (Ancient Monuments Preservation Act) the Chief Commissioner is hereby pleased to propose to declare that the undermentioned monuments are protected monuments within the meaning of the Act :—

District.	Name and description of monuments.
Delhi	(1) Nila Gumbaz outside the south corner of the enclosure of Humayun's tomb (Khasra No. 243 bounded on the east by Khasra No. 182, on the west by Humayun's tomb, on the north by Khasra No. 151 and on the south by Khasra No. 244 of Miri Singh).
Do.	(2) Humayun's tomb, its platform, gardens, enclosure walls and gateways, Khasra No. 258 bounded on the east by Khasra Nos. 180, 181 and 244 of Miri Singh and on the west by Khasra Nos. 268 and 253; on the north by Khasra No. 266 on the south by Khasra No. 245 of Miri Singh and Khasra Nos. 249 and 248 of Syed Mohammad.
Do.	(3) The Afsah Wala ki masjid situated outside the west gate of Humayun's tomb with its Dalans and paved court, bounded on the east by Humayun's tomb, on the west by Abadi Arab Sarai, on the north by Road and Khasra No. 252 and on the south by Abadi Arab Sarai.
Do.	(4) The tomb of Afsah wala immediately near and to the south of No. 3.
Do.	(5) The tomb of Isa Khan with its surrounding enclosure walls and turrets, garden, gateways and mosque, (Khasra No. 281) bounded on the east by Arab Sarai Khasra No. 238 on the west by Khasra No. 283, graveyard of Peare Lal and Khasra No. 283 of Budan, on the north by Khasra No. 236 of Pandit Braj Ballabh and on the south by Abadi Arab Sarai Khasra No. 238.
Do.	(6) Chaurji. Situated between mosque, the Flag Staff and Hindu Rao's house on the Ridge, Delhi.
Do.	(7) The Pirghaib. To the north of and near Hindu Rao's house on the Ridge, Delhi.

and to declare that no one shall destroy, remove, alter or deface in any manner or build on or near the site of these monuments without having first obtained permission from the Chief Commissioner. Any objection to the above proposal received in writing by the Chief Commissioner within one month from date of this notification will be taken into consideration.

W. M. HAILEY,

Chief Commissioner, Delhi Province.

DEPARTMENT OF EDUCATION.

NOTIFICATIONS.

GENERAL.

Simla, the 8th October, 1912.

No. 1384.—Mr. C. W. Caston, I.S.C., late Registrar of the Home Department, Government of India, is re-employed in the Department of Education with effect from the forenoon of the 26th September 1912, to supervise the weeding of the records of the Government of India.

ECCLESIASTICAL.

The 11th October, 1912.

No. 493.—The services of the Reverend T. H. Dixon, M.A., a junior chaplain on the Bengal (Lahore) Ecclesiastical Establishment, are placed at the disposal of the Chief Commissioner of Delhi with effect from the 1st October 1912.

EDUCATION.

The 10th October, 1912.

No. 2287.—In exercise of the powers conferred by section 6, sub-section (1), clause (c), and section 10, of the Indian Universities Act, 1904 (VIII of 1904), His Excellency the Chancellor of the Calcutta University is pleased to nominate the following gentlemen to be Ordinary Fellows of the University:—

Mudhusudan Das, Esq., M.A., C.I.E.,

Revd. S. L. Thompson, M.A.

SANITARY.

The 10th October, 1912.

No. 1991.—The services of Major A. B. Fry, M.D., I.M.S., are placed permanently at the disposal of the Government of Bengal for employment in the Sanitary Department, with effect from 1st December 1910.

No. 1993.—Captain J. Taylor, M.B., I.M.S., is granted privilege leave for three months with study leave for five months and twenty-eight days in continuation, with effect from the 9th November 1912.

No. 1995.—The following letter from His Britannic Majesty's Consul at Basra is published for general information, in continuation of the notification from the Department of Education, No. 398, dated the 19th March 1912:—

No. 23.

British Consulate,

*Basra, September 14, 1912.***SIR,**

I have the honour to report that I have received a circular from the Turkish Health Office, dated September 13, 1912, to the effect that Vessels from India to Basra are permitted to embark in Indian ports up to 10 Shia pilgrims per 100 tons net register, and, if they carry a disinfecting stove, a doctor and a medicine chest, this number may be increased to 20 per cent. The above vessels are subject to the provisions contained in the Circular No. 16 of February 6, 1912. The decision of the Board of Health regarding Shia pilgrims is interpreted by His Majesty's Embassy as including all pilgrims from India going to the shrines in Mesopotamia whether Shias or Sunnis.

A copy of the Circular No. 16 of February 6, 1912 is enclosed for reference.

I have, etc.,

F. W. CROW,

His Britannic Majesty's Consul, Basra.

Foreign Secretary,

Government of India.

CIRCULAR No. 16.

Constantinople, le 6 Fevrier 1912.

Par decision du Conseil Superieur de Sante;

1. Les navires ordinaires arrivant de l'Hindoustan, en bonnes conditions sanitaires subiront, dans un des lazarets de l'Empire, autant de jours de quarantaine qu'il faudra pour completer une duree de cinq jours commençant a compter depuis la date du depart du navire du dernier port Indian, ainsi que la desinfection reglementaire et l'application de la Circulaire No. 180 concernant la destruction des rats et souris a bord des navires.

2. Les navires ordinaires de meme provenance arrivant en bonnes conditions sanitaires, apres avoir complete, en cours de route, la duree susmentionnee de cinq jours depuis le depart de dernier port Indien, seront soumis dans un des lazarets de l'Empire a la visite medicale, a la desinfection reglementaire et a l'Application de la Circulaire No. 180 concernant la destruction des rats et souris a bord des navires.

3. La deratisation ne saurait dans aucun cas, retarder l'octroi de la libre pratique a un navire, cette operation pouvant indifferemment s'effectuer pendant ou apres la quarantaine du dit navire.

4. Les navires ordinaires provenant des ports de L'Extreme-Orient autres que ceux de l'Hindoustan avec patente brute, seront assujettis aux memes measures que celles ci-dessus indiquees, mais s'ils arrivent patente nette, ils seront pratiques aupremier port Ottoman a Medecin Sanitaire, apres visite medicale favourable,

L'Instecteur General,

DR. C. IZZEDDINE.

SANITARY.

PLAQUE.

The 11th October, 1912.

No. 2008.—The following letter from His Majesty's Ambassador at Tokio, dated the 27th August 1912, with enclosure, is published for general information:—

British Embassy;

TOKIO,

August 27, 1912.

MY LORD,

I have the honour to enclose herewith a copy of notifications issued by the Harbour Office of the port of Kobe, regarding the destruction of rats on vessels entering from India, Hongkong, Singapore, and other ports in south-eastern Asia.

I have the honour to be,

Your Lordship's most obedient, humble servant,

CLAUDE M. MACDONALD.

His Majesty's Ambassador.

His Excellency

The RIGHT HONOURABLE BARON HARDINGE of PENSURST,

G.C.B., G.M.S.I., G.C.M.G., etc., etc., etc.,

Viceroy and Governor-General of India.

KOBE HARBOUR NOTIFICATION.

(Japan Chronicle, August 17, 1912.)

Kobe Harbour Regulations.

Important Notifications.

The Kobe Harbour Office has issued a circular to the local steamship agents, requesting them to inform shipmasters that all steamers coming from or *via* Indian ports, Singapore, Hongkong, Bangkok, Java, Amoy and Canton, with the exception of those having certificates from the competent Authorities showing that operations for the destruction of rats